


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P.C. 1974-1
3 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada, pursuant to Article III of the Convention between Canada and the United States of America for the Preservation of the Halibut Fishery in the Northern Pacific Ocean and Bering Sea, is pleased hereby to appoint Clifford Roland Levelton, Director-General, Operations, Rate, Fisheries and Marine Service, Department of Environment, to be a member of the International Pacific Halibut Commission to serve, at pleasure, vice Dr. Wilfrid J. Smith, who has recently retired from the public service.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada, is further pleased to appoint Mr. Martin J. Smith, Director-General, Operations, Rate, Fisheries and Marine Service, Department of Environment, to be a member of the International Pacific Halibut Commission to serve, at pleasure, vice Dr. Wilfrid J. Smith, who has recently retired from the public service.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada, is further pleased to appoint Mr. Martin J. Smith, Director-General, Operations, Rate, Fisheries and Marine Service, Department of Environment, to be a member of the International Pacific Halibut Commission to serve, at pleasure, vice Dr. Wilfrid J. Smith, who has recently retired from the public service.

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W. J. Smith

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-1
3 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada, pursuant to Article III of the Convention between Canada and the United States of America for the Preservation of the Halibut Fishery in the Northern Pacific Ocean and Bering Sea, is pleased hereby to appoint Mr. Clifford Roland Levelton, Director-General, Operations Directorate, Fisheries and Marine Service, Department of the Environment, to be a member of the International Pacific Halibut Commission to serve, at pleasure, vice Dr. William Membery Sprules who has recently retired from the public service.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada is further pleased hereby to appoint Mr. Jack Taylor Prince of Prince Rupert, British Columbia, to be a member of the said Commission to serve for a period of two years, vice Mr. Martin K. Eriksen resigned.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-2
3 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the President of the Privy Council, pursuant to section 7 of the Canada Elections Act, is pleased hereby to appoint Mr. Erick Gunnar Wahlstrom, of Slave Lake in the Province of Alberta, to be Returning Officer for the electoral district of Athabasca, vice Mr. Bernard Ouimet, resigned.

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A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-3

7 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, pursuant to the
Parliamentary Secretaries Act, is pleased hereby to appoint,
effective January 1, 1974 for a period terminating effective
October 1, 1974, each of the following Members of the House
of Commons to be Parliamentary Secretary to the Minister set
opposite his name:

Name of Member of the
House of Commons

Minister

L. Corriveau	to	Minister of Agriculture
P. De Bané	to	Minister of Consumer and Corporate Affairs
H. Breau	to	Minister of Energy, Mines and Resources
W. Rompkey	to	Minister of the Environment
J.-R. Comtois	to	Minister of Finance
L.S. Marchand	to	Minister of Indian Affairs and Northern Development
R.J.A. Guay	to	Minister of Industry, Trade and Commerce
G. Marceau	to	Minister of Justice
C. Turner	to	Minister of Labour
M. MacGuigan	to	Minister of Manpower and Immigration
L. Hopkins	to	Minister of National Defence

- 2 -

N. Cafik	to	Minister of National Health and Welfare
J. Reid M.B. Foster	to	President of the Privy Council
M. Prud'homme	to	Minister of Regional Economic Expansion
J.-P. Guay	to	Minister of Transport
I. Watson	to	Minister of State for Urban Affairs

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

C.P. 1974-3

7 janvier 1974

Sur avis conforme du Premier ministre et en vertu de la Loi sur les secrétaires parlementaires, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes, à compter du 1^{er} janvier 1974 et pour une période se terminant le 1^{er} octobre 1974, chacun des députés dont le nom figure ci-après secrétaire parlementaire du ministre cité en regard:

<u>Nom du député</u>	<u>Ministre</u>
L. Corriveau	ministre de l'Agriculture
P. De Bané	ministre de la Consommation et des Corporations
H. Breau	ministre de l'Energie, des Mines et des Ressources
W. Rompkey	ministre de l'Environnement
J.-R. Comtois	ministre des Finances
L.S. Marchand	ministre des Affaires indiennes et du Nord canadien
R.J.A. Guay	ministre de l'Industrie et du Commerce
G. Marceau	ministre de la Justice
C. Turner	ministre du Travail
M. MacGuigan	ministre de la Main-d'oeuvre et de l'Immigration

- 2 -

L. Hopkins	ministre de la Défense nationale
N. Cafik	ministre de la Santé nationale et du Bien-être social
J. Reid M.B. Foster	président du Conseil privé
M. Prud'homme	ministre de l'Expansion économique régionale
J.-P. Guay	ministre des Transports
I. Watson	ministre d'Etat chargé des Affaires urbaines

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P.C. 1974-4
8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Agriculture reports
as follows:

That pursuant to section 3 of the Crop Insurance Act the Minister of Agriculture and the Minister of Agriculture for British Columbia entered into an Agreement for the operation of a crop insurance program in the Province of British Columbia on the 7th day of March, 1967;

That the Agreement of the 7th day of March, 1967 was amended by Agreements made on the 19th day of July, 1968, the 23rd day of July, 1969, the 11th day of June, 1970, the 2nd day of June, 1972, and the 21st day of November, 1973;

That it is desirable to further amend the Agreement to provide for a federal contribution of 50% of the total premium provided that the government of British Columbia pays all the administrative costs; and

That it is desirable to amend the Agreement to include rapeseed as an insurable crop.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Agriculture, pursuant to section 3 of the Crop Insurance Act, is pleased hereby to approve the entry by the Minister of Agriculture into an agreement with the Province of British Columbia substantially in the form annexed hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

he SPECIFIC SALARY of any person
amed in the attached Order in
ouncil is CONFIDENTIAL INFOR-
ATION. It must not be divulged
o unauthorized personnel.

lease attach a copy of this
otice to any duplicate which you
ay make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-7

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Consumer and Corporate Affairs, is pleased hereby to reimburse Mr. Luc-André Couture, as Acting Chairman, Restrictive Trade Practices Commission, at the rate set out in the Schedule hereto.

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A handwritten signature in red ink, appearing to read "M. R. Couture".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual reimbursement to Mr. Luc-André Couture, as Acting Chairman, Restrictive Trade Practices Commission, shall be \$3,000.00, effective January 1, 1971.



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-9

8 January, 1974

WHEREAS the Secretary of State for External Affairs reports as follows:

That representatives of Canada, the other governments and the international institutions which are members of the India Consortium have carried out discussions concerning India's external debt servicing obligations and have recommended certain measures of debt relief for India during the fiscal year 1973/74.

That Canada's share of the proposed Consortium debt relief can be provided by:

- (a) the postponement for ten years of payments totalling \$1,988,000 due during the 1973/74 fiscal year on loans made under the Export Development Act; and
- (b) a cash grant of \$861,052 which is the present value of interest payments India will continue to make to the Export Development Corporation on the deferred principal through the period of postponement.

That authority exists under the Export Development Act to reschedule debts and vary the provision for payments contained in any agreements entered into under the provisions of the said Act; and

That authority also exists under External Affairs Vote 33(d) of Appropriation Act No. 2, 1965, as amended, to make payments, subject to terms and conditions approved by the Governor in Council, out of the Special Account established thereby to a developing country for economic assistance, and that sufficient funds are presently available in such Special Account.

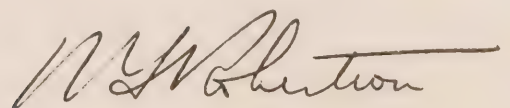
- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, is pleased hereby to authorize a payment out of the Special Account established by Vote 33(d) of Appropriation Act No. 2, 1965, as amended, to the Government of India in the amount of \$861,052 as economic assistance subject to the following terms and conditions:

- (a) That the Government of India will agree that the said payment may be applied to offset interest payments India will continue to make on the principal repayments deferred by the Export Development Corporation; and
- (b) That the above-mentioned rescheduling and payment of interest by Canada will be considered Canada's full contribution to the 1973/74 debt relief arrangements for India as proposed by the India Aid Consortium;

and further to authorize the conclusion by Canada of such appropriate arrangements with the Government of India as may be necessary to encompass the payment and the conditions appertaining thereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-16

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Finance, pursuant to the Financial Administration Act, and the Appropriation Act No. 3, 1973, is pleased hereby

- (a) to authorize the issue of Canada Savings Bonds, 1974 Series, in an amount and under terms and conditions to be specified by the Governor in Council at a later date;
- (b) to authorize the Bank of Canada, with the approval of the Minister of Finance, to arrange and form such committees or other organizations as he may deem appropriate to assist in the issue and sale of the Canada Savings Bonds, 1974 Series, and to take such other action as may, in the opinion of the Minister of Finance, be necessary in connection with the preparation of the issue of the said bonds; and
- (c) to grant authority to pay out of the Consolidated Revenue Fund the costs and expenses incurred in connection with the preparation of the issue of Canada Savings Bonds, 1974 Series.

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A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-18

8 January, 1974

WHEREAS Little Black Bear Indian Reserve Number 84, in the Province of Saskatchewan, is a Reserve within the meaning of the Indian Act, and was set apart as such for the use and benefit of the Little Black Bear Band of Indians by Order in Council P.C. 1151 dated May 17, 1889;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto, being part of Little Black Bear Indian Reserve Number 84, in the said Province, for public road purposes;

AND WHEREAS the application has been approved by the Council of the Little Black Bear Band of Indians by Resolution dated April 27, 1973 in consideration of the sum of \$1. which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for so long as the said lands are being used for public road purposes, and that, upon their ceasing to be so used, the control and management thereof shall revert to Her Majesty in right of Canada.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-19

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Big Head Indian Reserve Number 124, in the Province of Saskatchewan, is a Reserve within the meaning of the Indian Act, and was set apart as such for the use and benefit of the Joseph Big Head Band of Indians by Order in Council P.C. 238 dated February 4, 1919;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto, being part of Big Head Indian Reserve Number 124, in the said Province for public road purposes;

AND WHEREAS the application has been approved by the Council of the Joseph Big Head Band of Indians by Resolutions dated January 28, 1969 and October 6, 1971 in consideration of the sum of \$1 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for so long as the said lands are being used for public road purposes, and that, upon their ceasing to be so used, the control and management thereof shall revert to Her Majesty in right of Canada.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-23

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Assiniboine Indian Reserve Number 76, in the Province of Saskatchewan, is a Reserve within the meaning of the Indian Act, and was set apart as such for the use and benefit of the Carry the Kettle Band of Indians by Order in Council P.C. 1151 of 17th May, 1889;

WHEREAS Trans Canada Pipelines Limited, with Head Office in the City of Calgary, Province of Alberta, a corporation empowered by statute to take or use lands or any interest therein without the consent of the owner, has applied for the use of the lands described in the Schedule hereto, being part of Assiniboine Indian Reserve Number 76, for the purpose of constructing, operating and maintaining thereon and therein corrosion beds in connection with its operation of a natural gas pipeline on adjacent lands;

AND WHEREAS the application has been approved by the Council of the Carry the Kettle Band by Resolution dated August 17, 1972 in consideration of the sum of \$300 for a term of 20 years, which has been paid by Trans Canada Pipelines Limited.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the exercising by Trans Canada Pipelines Limited of its aforesaid statutory powers in relation to the lands described in the Schedule, and to grant authority for the conveyance of a right-of-way over and in the said lands to the said company; letters patent to issue accordingly to the company, subject to the condition that the lands are used for as long as the right-of-way is required for corrosion bed purposes in connection with its natural gas transmission line.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-24

8 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, is pleased hereby to revoke Order in Council P.C. 1973-726 of 27th March, 1973 and, pursuant to subsection 6(3) of the National Parks Act, to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Prince Edward Island National Park, from Mrs. Agnes V. MacGuigan, for a sum not exceeding \$16,000, the land described in the schedule, containing 15.9 acres, more or less, subject to Her Majesty obtaining title to the said land free and clear of all encumbrances other than those that, in the opinion of the Minister do not adversely affect the use of the land for the purpose for which it is required.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-25

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, is pleased hereby, to declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the chattels described in the Schedule hereto, created by the mortgage described in the said Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 28th day of July, 1972

REGISTERED: At the County Court of Portage La Prairie, Manitoba by the Registration Clerk on the 21st day of August, 1972, under No. 385/72.

and

At the County Court of Winnipeg, Manitoba by the Registration Clerk on the 23rd day of August, 1972, under No. 36504-72.

MORTGAGOR: Lawrence Mousseau

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$6,500.00

CHATELS:

- 1 - Frame Garage (30' x 40') purchased and moved to place of business
- 1 - 1965 Plymouth Car, Serial No. P6059199511, Motor No. 72330
- 1 - Hoist (Globe and Wayne) Model No. FS 10AS, Serial No. 036005
- 1 - Compressor (Atlas Copo) Model IT43RG, Serial No. B521094
- 1 - 1956 International Truck, Serial No. 51502143C, Motor No. 80666246
- 2 - Gasoline Tanks (1,000 gallons each)
- 2 - Electrical gas Pumps (Gilbert and Baker) Model No. 996
- 1 - Tire Machine (Air pressure) marked with D.I.A.N.D. Decal and stamped with D.I.A.N.D.
- 1 - Grease Dispenser (Air Pressure)
- 1 - Oil Dispenser
- 1 - Hydraulic Service Jack - Marked with D.I.A.N.D. Decal and stamped with D.I.A.N.D. 133S2
- 1 - Set Mechanic Tools - assorted
- 1 - Torque Wrench, Serial No. 944481
- 1 - Air Impact Wrench, Serial No. 28061
- 1 - Electric Impact Wrench, Serial No. 51918850
- 1 - $\frac{1}{2}$ inch Drill (Black & Decker) Marked with D.I.A.N.D. Decal and stamped with D.I.A.N.D. 133S3



P.C. 1974-26

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-32

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of National Defence, pursuant to section 55 of the Public Service Staff Relations Act, is pleased hereby to approve entry by the Defence Research Board into the annexed collective agreement applicable to employees in the Scientific and Professional Category concluded between the Defence Research Board and the Professional Institute of the Public Service of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. A. Cochrane".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

A G R E E M E N T

between

THE DEFENCE RESEARCH BOARD

and

THE PROFESSIONAL INSTITUTE

of

THE PUBLIC SERVICE OF CANADA

covering all employees of the

DEFENCE RESEARCH BOARD

in the

Scientific and Professional Category

employed as

Defence Scientific Service Officers

EXPIRES: 21 SEPTEMBER, 1975

CODE: 200-07/73 09/75

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PAY INCREASES

** Appendix A

** Appendix B

** Asterisks denote changes from the previous Agreement

ARTICLE 1

** PURPOSE AND APPLICATION OF AGREEMENT

1.01 The purpose of this Agreement is to maintain harmonious and mutually beneficial relationships among the Employer, the employees and the Institute, to set forth certain terms and conditions of employment relating to remuneration, employee benefits and general working conditions affecting employees covered by this Agreement and to ensure that all reasonable measures are provided for the safety and occupational health of the employees.

1.02 The parties to this Agreement are conscious of the need for flexibility in a research environment and agree that it will be their common aim to achieve and maintain the necessary degree of flexibility in the application and utilization of the manpower resources required to support the Defence Research Board's programmes, in order to promote the increased effectiveness of the Defence Research Board's employees and the public interest. To these ends, they are determined to establish within the framework provided by law, an effective working relationship at all levels in which members of the bargaining unit are employed.

1.03 The provisions of this Agreement apply to the Institute, employees and the Employer.

ARTICLE 2

INTERPRETATION AND DEFINITIONS

2.01 For the purpose of this Agreement:

(a) "Institute" means the Professional Institute of the Public Service of Canada;

(b) "bargaining unit" means the employees of the Defence Research Board in the Scientific and Professional Category employed as Defence Scientific Service Officers as described in the Certificate issued by the Public Service Staff Relations Board on the 27th day of November, 1969;

** (c) "Continuous employment" has the same meaning as in the existing rules and regulations of the Employer on the date of the signing of this Agreement, except in respect of Clauses 7.01 and 7.02;

(d) "daily rate of pay" means an employee's weekly rate of pay divided by five (5);

- (e) "day of rest" in relation to an employee means a day other than a designated holiday on which that employee is not ordinarily required to perform the duties of his position other than by reason of his being on leave of absence;
- ** (f) "designated holiday" means the twenty-four (24) hour period commencing at 00.01 hours of a day designated as a holiday in this Agreement;
- (g) "employee" means a person who is a member of the bargaining unit;
- (h) "Employer" means Her Majesty in right of Canada as represented by the Defence Research Board and includes any person delegated or authorized to exercise all or any part of the authority of the Chairman of the Defence Research Board;
- (i) "lay-off" means an employee whose employment has been terminated because of lack of work or because of the discontinuance of a function;
- (j) "membership dues" mean the dues established pursuant to the constitution of the Institute as the dues payable by its members as a consequence of their membership in the Institute, and shall not include any initiation fee, insurance premium or special levy;
- (k) "retirement" means that the employment of an employee has been terminated by reason of age or ill health as a result of which the employee becomes entitled to an immediate annuity under one of the applicable statutes, or would have been entitled to an immediate annuity if he had the service required to qualify him for an immediate annuity under one of the applicable statutes;
- ** (l) "retroactive period" means the period commencing on 1 July 1973 and ending on the date on which this Agreement is signed.
- (m) "weekly rate of pay" means an employee's annual rate of pay divided by fifty-two point one seven six (52.176).

2.02 Except as otherwise provided in this Agreement, expressions used in this Agreement:

- (a) if defined in the Public Service Staff Relations Act, have the same meaning as given to them in the Public Service Staff Relations Act; and

- (b) if defined in the Interpretation Act, but not defined in the Public Service Staff Relations Act, have the same meaning as given to them in the Interpretation Act.

2.03 In this agreement words importing to the masculine gender shall include females.

ARTICLE 3

STATE SECURITY

3.01 Nothing in this Agreement shall be construed to require the Employer to do or refrain from doing anything contrary to any instruction, direction or regulation given or made by or on behalf of the Government of Canada in the interest of the safety or security of Canada or any state allied or associated with Canada.

ARTICLE 4

FUTURE LEGISLATION AND THE COLLECTIVE AGREEMENT

4.01 In the event that any law passed by Parliament, applying to employees covered by this Agreement, renders null and void any provision of this Agreement, the remaining provisions of the Agreement shall remain in effect for the term of the Agreement.

ARTICLE 5

RECOGNITION

5.01 The Employer recognizes the Institute as the exclusive bargaining agent for all employees described in the certificate issued by the Public Service Staff Relations Board on 27th November, 1969, covering all the employees of the Employer in the Scientific and Professional Category employed as Defence Scientific Service Officers.

ARTICLE 6

DESIGNATED HOLIDAYS

6.01 Subject to Clause 6.02, the following days shall be designated holidays for employees:

- (a) New Year's day,
- (b) Good Friday,

- (c) Easter Monday,
- (d) the day fixed by proclamation of the Governor in Council for the celebration of the Sovereign's Birthday,
- (e) Dominion Day,
- (f) Labour Day,
- (g) the day fixed by proclamation of the Governor in Council as a general day of Thanksgiving,
- (h) Remembrance Day,
- (i) Christmas Day,
- (j) Boxing Day,
- ** (k) one additional day in each calendar year that, in the opinion of the Employer, is recognized to be a provincial or civic holiday in the area in which the employee is employed or in any area where, in the opinion of the Employer, no such day is recognized as a provincial or civic holiday, the first Monday in August.

6.02 Clause 6.01 does not apply to an employee who is absent without pay on both the working day immediately preceding and the working day following the designated holiday.

6.03 Holiday Falling on a Day of Rest

When a day designated as a holiday under clause 6.01 coincides with an employee's day of rest, the holiday shall be moved to the employee's first scheduled working day following this day of rest.

6.04 When a day designated as a holiday for an employee is moved to another day under the provisions of Clause 6.03;

- (a) work performed by an employee on the day from which the holiday was moved shall be considered as work performed on a day of rest, and
- (b) work performed by an employee on the day to which the holiday was moved, shall be considered as work performed on a holiday.

6.05 Holiday Coinciding with A Day of Paid Leave

Where a day that is a designated holiday for an employee falls within a period of leave with pay, the holiday shall not count as a day of leave.

ARTICLE 7

VACATION LEAVE

** 7.01 General

For the purposes of Clause 7.02, all employment within the Public Service, whether continuous or discontinuous, shall count toward vacation leave earnings except where a person who, on leaving the Public Service, takes or has taken severance pay or retiring leave.

** 7.02 Accumulation of Vacation Leave

- (a) Subject to Clauses 7.02 (b) and 7.03, an employee shall earn vacation leave at the following rates:
 - (i) one and one-quarter ($1 \frac{1}{4}$) days per month if he has completed less than fifteen (15) years of employment
 - (ii) one and two-thirds ($1 \frac{2}{3}$) days per month if he has completed fifteen (15) years of service but less than thirty (30) years of service.
- (b) Subject to Clause 7.03, an employee classified as a Defence Scientific Service Officer 5 or 6 shall earn vacation leave at the rate of one and two-thirds ($1 \frac{2}{3}$) days per month of employment if he has completed less than thirty (30) years of service.
- (c) An employee who has completed thirty (30) years of employment shall earn vacation leave at the rate of two and one-twelfth ($2 \frac{1}{12}$) days for each succeeding month of employment.

** 7.03 An employee who, on the date of the signing of this Agreement has received or is entitled to receive furlough leave of five (5) weeks' leave with pay upon the completion of twenty (20) years of continuous employment, shall have his vacation leave entitlement from his twenty-first (21st) to his twenty-fifth (25th) years, inclusive, of continuous employment abated by one week in each of those years.

7.04 An employee who does not earn at least ten (10) days' pay in a calendar month shall not be entitled to earn vacation leave credits for that month.

7.05 An employee earns, but is not entitled to receive, vacation leave with pay during his first six (6) months of service.

7.06 Where, in respect of any period of vacation leave, an employee:

- (a) is granted special leave with pay because of illness or death in the immediate family or
- (b) is granted sick leave on production of a medical certificate,

the period of leave so displaced, shall either be added to the vacation period, if requested by the employee and approved by the Employer, or reinstated for use at a later date.

7.07 Carry-over Provisions

- (a) The amount of earned but unused vacation leave which may be carried over from one fiscal year to the next fiscal year shall not exceed the maximum amount which an employee is entitled to earn in one fiscal year.
- (b) Notwithstanding Clause 7.07 (a), where in any fiscal year an employee requests vacation leave which cannot be granted in total or in part because of operational requirements, the unused portion of his vacation leave shall be carried over into the following fiscal year.

7.08 Recall from Vacation Leave

Where, during any period of vacation leave, an employee is recalled to duty, he shall be reimbursed for reasonable expenses, as normally defined by the Employer, that he incurs

- (a) in proceeding to his place of duty, and
- (b) in returning to the place from which he was recalled if he immediately resumes vacation upon completing the assignment for which he was recalled,

after submitting such accounts as are normally required by the Employer.

7.09 The employee shall not be considered as being on vacation leave during any period in respect of which he is entitled under Clause 7.08 to be reimbursed for reasonable expenses incurred by him.

* 7.10 Leave When Employment Terminates

Where an employee dies or his employment is otherwise terminated after a period of continuous employment of not more than six (6) months, he or his estate shall, in lieu of earned but unused vacation leave, be paid an amount equal to four (4) percent of the total pay received by him during his period of employment.

7.11 Subject to Clause 7.12 where an employee dies or his employment is otherwise terminated after a period of continuous employment of more than six (6) months:

- (a) the employee or his estate shall, in lieu of earned but unused vacation leave, be paid an amount equal to the product obtained by multiplying the number of days earned but unused vacation leave by the daily rate of pay applicable to the employee immediately prior to the termination of his employment, or
- (b) the Employer shall grant the employee any vacation leave earned but not used by him before the employment is terminated if the employee so requests because of a requirement to meet minimum service requirements for severance pay.

7.12 Notwithstanding Clause 7.11, an employee whose employment is terminated by reason of a declaration that he abandoned his position is entitled to receive the cash payment referred to in Clause 7.11 if he requests it within six (6) months following the date upon which his employment is terminated.

ARTICLE 8

SEVERANCE PAY

Lay-Off

8.01 An employee who has one year or more of continuous employment and who is laid off is entitled to be paid severance pay at the time of lay-off.

8.02 In the case of an employee who is laid off for the first time following 19 November, 1970, the amount of severance pay shall be two (2) weeks' pay for the first and one (1) week's pay for each succeeding complete year of continuous employment, less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu thereof, but the total amount of severance pay which may be paid under this clause shall not exceed twenty-eight (28) weeks' pay.

8.03 In the case of an employee who is laid off for a second or subsequent time following 19 November 1970, the amount of severance pay shall be one (1) week's pay for each completed year of continuous employment, less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or cash gratuity in lieu thereof, but the total amount of severance pay which may be paid under this clause shall not exceed twenty-seven (27) weeks' pay.

8.04 Resignation

Subject to Clause 8.06, an employee who has ten (10) or more years of continuous employment is entitled to be paid on resignation from the Defence Research Board, severance pay equal to the amount obtained by multiplying half (1/2) of his weekly rate of pay on resignation by the number of completed years of his continuous employment to a maximum of twenty-six (26), less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu of retiring leave.

8.05 Retirement

On termination of employment an employee who is entitled to an immediate annuity or an employee who has attained the age of fifty-five (55) and is entitled to an immediate annual allowance under the Public Service Superannuation Act, shall be paid severance pay equal to the product obtained by multiplying his weekly rate of pay on termination of employment by the number of completed years of his continuous employment to a maximum of twenty-eight (28), less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu thereof by the Employer.

8.06 Death

Regardless of any other benefit payable, if an employee dies, there shall be paid to his estate an amount equal to the product obtained by multiplying his weekly rate of pay at the time of death by the number of completed years of his continuous employment to a maximum of twenty-eight (28), less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu thereof by the Employer.

ARTICLE 9

CHECK-OFF

9.01 Except as provided in Clause 9.04, the Employer will, as a condition of employment, once per month, deduct an amount equal to the membership dues from the pay of all employees in the bargaining unit.

9.02 The Institute shall inform the Employer, in writing, of the authorized amount of membership dues to be checked off in respect of each employee defined in Clause 9.01, and the effective date of the deduction but in no case shall such effective date be prior to the date of notification.

9.03 For the purpose of applying Clause 9.01, deductions from pay for each member of the bargaining unit in respect of each calendar month will start with the first full calendar month of employment to the extent that earnings are available. Where such an employee does not have sufficient earnings in respect of any calendar month to permit deductions, the Employer shall not be obligated to make such deductions from subsequent pay.

9.04 An employee who satisfies the Employer to the extent that he declares in an affidavit that he is a member of a religious organization whose doctrine prevents him as a matter of conscience from making financial contributions to an employee organization and that he will make contributions to a charitable organization equal to dues shall not be subject to this Article.

9.05 From the date of signing and for the duration of this Agreement, no employee organization, as defined in Section 2 of the Public Service Staff Relations Act, other than the Institute, shall be permitted to have membership dues and/or other monies deducted by the Employer from the pay of employees in the bargaining unit.

9.06 Arrangements will be made with the Department of Supply and Services to have the amounts deducted in accordance with Clause 9.01 remitted to the Institute by cheque within a reasonable period of time after deductions are made and shall be accompanied by particulars identifying each employee and the deductions made on his behalf.

9.07 The Employer agrees to continue past practices of authorizing deductions for other purposes on the basis of production of appropriate documentation.

9.08 The Institute agrees to indemnify and save the Employer harmless against any claim or liability arising out of the application of this Article except for any claim or liability arising out of an error committed by the Employer.

ARTICLE 10

PAY

10.01 Except as provided in Appendices "A" and "B" and in Clauses 10.02 to 10.06 inclusive, the terms and conditions governing the application of pay to the employees are not affected by this Agreement.

10.02 Effective 1 July, 1973 and 1 July, 1974, the pay revisions for employees in the Defence Scientific Service Officer Group will be applied in accordance with the provisions of this Article and Appendices "A" and "B".

10.03 Notwithstanding clause 10.02, the pay revision effective 1 July 1973 shall not apply to employees recruited at salaries based upon the 1973 university recruiting rates and the 1 July, 1974 pay revision shall not apply to employees recruited at salaries based upon the 1974 university recruiting rates and the pay revisions effective 1 July 1973 and 1 July 1974 shall not apply to an employee appointed for a specified period unless the Employer so directs.

10.04 Subject to Clause 10.03, the pay revisions provided in Appendices "A" and "B" shall also apply to a person who, during the retroactive period:

- (a) transferred from the Defence Scientific Officer Group to another bargaining unit within the Defence Research Board or from the Defence Research Board to another Department or Agency of the Public Service, was employed in the Public Service on the date on which this Agreement is signed and who had continuous employment in the Public Service during the retroactive period, or
- (b) ceased to be an employee during the retroactive period because of lay-off retirement or death.

10.05 The pay revisions of Appendices "A" and "B" shall not be applied to any employee who terminated employment during the retroactive period for reasons other than those stated in Clause 10.04.

10.06 Where a retroactive upward revision in the annual rate of pay is paid to or in respect of an employee, the employee shall be deemed to have commenced receipt of the remuneration at the beginning of the period in respect of which it is paid.

ARTICLE 11

EMPLOYEE INFORMATION

11.01 The Employer agrees to supply the Institute each quarter with the name, place of employment, geographic location and grade level of each new employee in the bargaining unit.

11.02 The Employer agrees to supply each employee with one copy of this Collective Agreement.

ARTICLE 12

EMPLOYEE PERFORMANCE

12.01 For the purpose of this Article,

- (a) a formal assessment of an employee's performance means any written assessment by any supervisor of how well the employee has performed his assigned tasks during a specified period in the past;
- (b) formal assessments of employee performance shall be recorded on a form prescribed by the Employer for this purpose.

12.02 When a formal assessment of an employee's performance is made, the employee concerned must be given an opportunity to sign the assessment form to indicate that its contents have been read and understood before the assessment is made part of the Employer's official records.

12.03 The Employer agrees not to introduce as evidence in a hearing relating to disciplinary action any document, the existence of which the employee was not aware at least six (6) working days prior to the time of said hearing.

ARTICLE 13

JOINT CONSULTATION

13.01 The parties acknowledge the mutual benefits to be derived from joint consultation and will consult on matters of common interest.

13.02 The subjects that may be determined as appropriate for joint consultation will be by mutual agreement of the parties.

ARTICLE 14

AGREEMENT RE-OPENER

14.01 This Agreement may be amended by mutual consent. If either party wishes to amend or vary this Agreement, it shall give to the other party notice of any amendment proposed and the parties shall meet and discuss such proposal not later than one calendar month after receipt of such notice, unless otherwise stated in this Agreement.

ARTICLE 15

MISCELLANEOUS

15.01 The Employer agrees to provide representatives of the Institute with an opportunity to discuss any changes which would apply to employees subject to this Agreement proposed by the Employer in the Defence Research Board Personnel Regulations Part II and Part III, with the exception of Section 69 and Sections 71 to 86 inclusive thereof, before such changes are put into effect.

ARTICLE 16

DURATION

* 16.01 Unless otherwise expressly stipulated, this Agreement shall become effective on the date it is signed and shall remain in force until and including 21 September, 1975.

SIGNED AT OTTAWA, this day of the month of , 1973

THE DEFENCE RESEARCH BOARD

THE PROFESSIONAL INSTITUTE OF THE PUBLIC
SERVICE

OF
CANADA

OF
CANADA

DEFENCE SCIENTIFIC SERVICE OFFICERS

- ** 1.1 An employee in grades 2 to 5 inclusive shall have his rate or rates of pay, effective 1 July 1973, determined by increasing by 6.0% the rate or rates of pay he is entitled to receive in respect of any period of service during the period 1 July 1973 to 30 June 1974, inclusive, during which he is employed as a Defence Scientific Service Officer.
- ** 1.2 An employee in grades 2 to 5 inclusive shall have his rate or rates of pay, effective 1 July 1974, determined by increasing by 6.5% the rate or rates of pay he is entitled to receive in respect of any period of service during the period 1 July 1974 to 21 September 1975, inclusive, during which he is employed as a Defence Scientific Service Officer.

2 General

- ** 2.1 An employee recruited at a salary based upon the 1973 university recruiting rates shall be paid at the rate specified in the Employer's offer of employment.
- ** 2.2 An employee recruited at a salary based upon the 1974 university recruiting rates shall be paid at the rate specified in the Employer's offer of employment.
- 2.3 The rates of pay for employees in Defence Scientific Service Officer grades shall, in each case, be multiples of one dollar. (\$1.00).
- 2.4 Pay increases shall be rounded to the nearest dollar.

DEFENCE SCIENTIFIC SERVICE OFFICERS

- ** 1.1 An employee in grade 6 shall have his rate of pay effective 1 July 1973, determined by increasing by \$1,000 per annum the rate or rates of pay he is entitled to receive during the period 1 July 1973 to 30 June 1974 inclusive.
- ** 1.2 An employee in grade 6 shall have his rate of pay effective 1 July 1974 determined by increasing by \$1,100 per annum the rate or rates of pay he is entitled to receive during the period 1 July 1974 to 21 September 1975, inclusive.
- 1.3 The rates of pay for employees in Defence Scientific Service Officer grades shall, in each case, be multiples of one dollar (\$1.00).
- 1.4 Pay increases shall be rounded to the nearest dollar.



P.C. 1974-28

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 41100-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-27

8 January, 1974

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

e SPECIFIC SALARY of any person
ned in the attached Order in
uncil is CONFIDENTIAL INFOR-
TION. It must not be divulged
unauthorized personnel.

ease attach a copy of this
tice to any duplicate which you
y make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-35

8 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL, on the recommendation of the Prime
Minister, is pleased hereby to approve the
salary of J.-C. Delorme, President and General
Manager of the Canadian Overseas Telecommunication
Corporation, as fixed by the Board of Directors
of the Corporation, at the rate set out in the
Schedule hereto, which salary is within the range
DM 2 (\$42,000 - \$49,500), effective January 1,
1973.

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A handwritten signature in red ink, appearing to read 'W. A. Co. hinton'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

Schedule

The annual salary of J.-C. Delorme,
President and General Manager of the Canadian
Overseas Telecommunication Corporation, shall be
\$46,000, effective January 1, 1973.



C.P. 1974-35

8 janvier 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre,
il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL
EN CONSEIL d'approuver par les présentes le
traitement de M. J.-C. Delorme, président et
gérant général de la Société canadienne des
télécommunications transmarines, tel qu'il a
été fixé par le conseil d'administration de
ladite Société, au taux indiqué à l'annexe
ci-après, lequel se situe dans l'échelle DM 2
(\$42,000 - \$49,500), à compter du 1^{er} janvier
1973.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

Annexe

Le traitement annuel de M. J.-C. Delorme, président et gérant général de la Société canadienne des télécommunications transmarines est de \$46,000, à compter du 1^{er} janvier 1973.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-36

8 January, 1974

WHEREAS the Minister of Regional Economic Expansion reports as follows:

That under the authority of section 5 of the Department of Regional Economic Expansion Act, Votes 5 and L25 of the Department's Main Estimates and Order in Council P.C. 1972-20/1592 of July 27, 1972, Canada entered into an Agreement with the Province of Saskatchewan, dated July 31, 1972, to provide assistance for a five-year program for the construction and financing of water supply and waste disposal facilities in selected agricultural service centres in Saskatchewan at an estimated cost of \$10 million;

That the said Agreement provides that the facilities to be constructed for such Centres under the program shall be determined by the Federal and Provincial Ministers concerned and specified in separate Subsidiary Agreements to be entered into between Canada and the Province, with the approval of the Governor in Council and the Lieutenant Governor in Council;

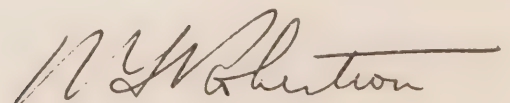
- 2 -

That the Minister and the Minister of Municipal Affairs of the Province have approved the construction and financing, under the said program, of water treatment and sewage disposal facilities for the City of Estevan as specified in the attached draft Subsidiary Agreement; and

That by Treasury Board Minute T.B. 713328 of July 17, 1972, Treasury Board has agreed that if within the commitment level established, and if within approved Main Estimates levels, submissions to Treasury Board for individual Centres are not necessary, and Subsidiary Agreements may proceed directly to the Governor in Council for approval.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to Section 3 of the Canada-Saskatchewan Agricultural Service Centres Agreement of July 31, 1972, is pleased hereby to authorize the Minister of Regional Economic Expansion to enter into an Agreement with the Government of Saskatchewan, substantially in the form annexed hereto, for the construction by Canada of water treatment and sewage disposal facilities for the City of Estevan, Saskatchewan at a total estimated cost of \$242,000 composed of 50% contribution and 50% loan, chargeable respectively to Votes 5 and L20.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-37

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Block 53, Bow River Development East Block Northerly Portion 4603 H.X. was held under Bow River Development Project Land Exchange Agreement dated July 6, 1959, and Bow River Project Resettlement Land Agreement dated May 17, 1962, by Philip Glas of Hays, Alberta;

WHEREAS by virtue of Total Assignment of Irrigable Land Contract, dated October 22, 1973, Philip Glas assigned the said land to Peter Holst of Hays, Alberta;

AND WHEREAS Peter Holst has paid his contract debt of \$9,779.57 in full and is therefore entitled to letters patent.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to section 4 of the Public Lands Grants Act, is pleased hereby to authorize the issue of letters patent conveying to Peter Holst of Hays, Alberta, the land described in the schedule hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

BLOCK FIFTY-THREE (53), containing One Hundred and Thirty-one and Sixty Hundredths (131.60) acres, more or less, according to a Plan of Record in the Land Titles Office for the South Alberta Land Registration District as BOW RIVER DEVELOPMENT EAST BLOCK NORTHERLY PORTION ... 4603 H.X.,

EXCEPTING out of those portions comprised within the original road allowance all Mines and Minerals, and

EXCEPTING out of those portions comprised within the North East Quarter of Section Nineteen (19), in Township Thirteen (13), Range Thirteen (13), West of the Fourth Meridian, in the Province of Alberta, all Mines and Minerals, together with full power to work the same, all as set forth in Notification 5694 E.S., and also Subject to such other reservations, conditions, rights and provisos as are contained in the said Notification or the original Grant from the Crown, and

RESERVING out of the balance of the above land unto the Province of Alberta, its Successors and Assigns, all Mines and Minerals and the right to work the same as set forth in Notification registered as 1849 G.G., and also

SUBJECT to such other reservations, conditions, rights and provisos as are contained in the said Notification, and

RESERVING unto Us, Our Heirs and Successors, the right to enter upon and use the said lands at any time for the purpose of constructing, maintaining, operating and repairing all irrigation and drainage ditches necessary for the purpose of conveying water to and from the said lands and to and from the lands adjacent or contiguous thereto, together with all works and appurtenances necessary in connection therewith.



P.C. 1974-38

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Grace Hart of Vauxhall, Alberta, purchased a portion of the SW $\frac{1}{4}$ of 7-13-6 W4M, Bow River Irrigation Project, containing 83.92 acres, more or less, for the sum of \$1,350;

WHEREAS Grace Hart agreed to purchase the said parcel of land under Canada Land & Irrigation Company Limited Land Contract, dated March 1, 1947;

WHEREAS the purchaser's Solicitor holds sufficient funds (\$3,337.64) and has undertaken to discharge the Agreement indebtedness in full;

AND WHEREAS Grace Hart is therefore entitled to letters patent.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to section 4 of the Public Lands Grants Act, is pleased hereby to authorize the issue of letters patent conveying to Grace Hart of Vauxhall, Alberta, the land described in the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

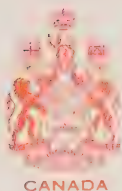
That portion of the South West Quarter of Section Seven (7), in Township Thirteen (13), Range Sixteen (16), West of the Fourth Meridian, in the Province of Alberta, which lies to the South of the Southerly limit of the right of way and extra land for the suffield to Blackie Branch of the Canadian Pacific Railway as shown on Plan R.W. 10, containing Eighty-three and Ninety-two Hundredths (83.92) acres, more or less,

EXCEPTING - Firstly that portion comprised within the Canal Right of Way as shown on Plan IRR. 296, containing Four and Twenty-two Hundredths (4.22) acres, more or less, and

Secondly the Canal Right of Way shown on Plan 4559 J.K., containing Three and Fourteen Hundredths (3.14) acres, more or less,

RESERVING unto Her Majesty the Queen in the Right of the Province of Alberta all Mines and Minerals and the right to work the same, and also,

RESERVING Unto Us, Our Heirs and Successors, the right to enter upon and use the said lands at any time for the purpose of constructing, maintaining, operating and repairing all irrigation and drainage ditches necessary for the purpose of conveying water to and from the said lands and to and from the lands adjacent or contiguous thereto, together with all works and appurtenances necessary in connection therewith.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-39

8 January, 1974

WHEREAS David Riediger of Vauxhall, Alberta, purchased the NE 1/4 of 12-14-17 W4M, containing 160 acres, more or less, for the sum of \$6,833.22, Bow River Irrigation Project;

WHEREAS David Riediger agreed to purchase the said parcel of land under Canada Land and Irrigation Company Limited Land Contract, dated March 1, 1938;

AND WHEREAS David Riediger has paid his contract in full and is therefore entitled to letters patent.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to section 4 of the Public Lands Grants Act, is pleased hereby to authorize the issue of letters patent conveying to David Riediger of Vauxhall, Alberta, the land described in the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The North East Quarter of Section Twelve (12), in Township Fourteen (14), Range Seventeen (17), West of the Fourth Meridian in the Province of Alberta, containing One Hundred and Sixty (160) acres, more or less.

EXCEPTING One (1) acre, more or less, for Roadway as shown on Plan 1214 J.K.,

SUBJECT to the Proviso pursuant to The Irrigation Act contained in the Grant from the Crown registered as 2536 D.U., and

RESERVING unto Her Majesty the Queen in the right of the Province of Alberta, all Mines and Minerals and the right to work the same, and also

RESERVING unto Us, Our Heirs and Successors, the right to enter upon and use the said lands at any time for the purpose of constructing, maintaining, operating and repairing all irrigation and drainage ditches necessary for the purpose of conveying water to and from the said lands and to and from the lands adjacent or contiguous thereto, together with all works and appurtenances necessary in connection therewith.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-40

8 January, 1974

WHEREAS the Minister of Regional Economic Expansion reports as follows:

That the person named in the Schedule hereto has approached the Department of Regional Economic Expansion for special assistance to establish, expand, or modernize a commercial undertaking in a designated special area in Canada;

That the amount of special assistance in this instance, as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations is not greater than the amount required to enable the person carrying on or proposing to carry on the commercial establishment concerned, to establish, expand or modernize the undertaking in the special area;

That the establishment, expansion, or modernization of this commercial undertaking will facilitate the economic expansion and social adjustment in the area concerned; and

.../2

- 2 -

That permission has been granted under Treasury Board Minute No. T.B. 697478 for the Department of Regional Economic Expansion to proceed directly to Privy Council for approval of projects to be entered into under the authority of section 28 of the Government Organization Act 1969 (now section 10 of the Department of Regional Economic Expansion Act).

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing, expanding or modernizing the undertaking as detailed in the schedule hereto, at the rate of special assistance therein indicated.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME



CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE OF APPLICATION FOR

SPECIAL AREA BENEFITS

1. 602-11-50,375

Company: Web Graphic Printing

Location: Arnprior, Ontario

Operation: Offset and sheet printing

Investment in Fixed Assets: \$132,400

Jobs Created: 19

Recommended Grant:

15% of the eligible assets of \$132,400	\$19,860
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\$1000 for each of 15 eligible jobs created	\$15,000
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\$34,860



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-42

8 January, 1974

WHEREAS the Solicitor General reports as follows:

That on October 19, 1971, at Toronto, Ontario, Mr. Allen Phillip Bass was convicted on one charge of disobeying Court Order and two charges of absconding bail. As a result of the conviction and of the Judge's order to estreat the bail, the above-named's mother, Mrs. Agnes Bass, who had signed surety on property on behalf of her son, had to pay to the court the sum of \$2,000;

That on February 28, 1973, the above-mentioned convictions were appealed by Mr. Allen Phillip Bass in the Supreme Court of Ontario. The appeal was disposed of as follows:

This court did order that the said appeal should be in the same and was thereby allowed and that the convictions of disobeying Court Order (one charge) and absconding bail (two charges) should be and the same were thereby set aside and verdicts of acquittal directed to be entered.

That the Deputy Crown Attorney for Metropolitan Toronto and the County of York pointed out that there appears no other means of correcting this situation but the exercise of the royal prerogative of mercy and he recommended that the money be returned to the surety; and

That the recommendation for the remission of the estreated bail is based on equity grounds in view of the fact that the accused was acquitted of the charges entered against him.

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, pursuant to section 685 of the Criminal Code, is pleased hereby to order the remission in the amount of \$2,000 to Mrs. Agnes Bass accordingly.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "N. W. Robertson", with a long horizontal flourish extending to the right.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-53
8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Order in Council P.C. 1973-2984 of 4th October, 1973 compulsorily retired Inspector Nigel Frank Rodda from the Royal Canadian Mounted Police and granted him an annuity under paragraph 10(3)(c) of the Royal Canadian Mounted Police Superannuation Act, effective January 20, 1974;

AND WHEREAS Inspector Rodda has requested that the effective date of the said Order be changed to December 30, 1973.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, is pleased hereby to amend Order in Council P.C. 1973-2984 of 4th October, 1973 by deleting the words "effective January 20, 1974" and substituting therefor the words "effective December 30, 1973".

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-54

8 January, 1974

WHEREAS the Minister of Supply and Services reports as follows:

That the Ministry of Transport has reported surplus to the requirements of the Crown a residential property situate at 256 Crestview Drive, in the City of Prince Rupert, in the Province of British Columbia, comprising a parcel of land containing an approximate area of 5,660 square feet, known as Lot 16, in Block 19, Section 9, Plan 4941, together with the single dwelling in situ;

That the said property has been occupied under lease for the past year and the lessee, Lorne A. Merrett, has offered the sum of \$25,000 therefor;

That, considering the appraised market value of \$26,500 for said property, the improvements made by the lessee, Mr. Merrett, valued at \$1,200, and needed repairs, estimated at \$300, the aforesaid offer is fair and reasonable; and

That it is considered that the sale as aforesaid is in the public interest.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services, pursuant to the Surplus Crown Assets Act, is pleased hereby to authorize the sale as aforesaid and that, upon provision by the Minister of Supply and Services of a satisfactory description of the land, letters patent do issue to transfer title to Lorne A. Merrett, of the City of Prince Rupert, in the Province of British Columbia, for the sum of \$25,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C.1974-55

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Supply and Services reports as follows:

That The St. Lawrence Seaway Authority has reported surplus to the requirements of the Crown a residential property situate at 538 Forkes Road, in the City of Welland, in the Province of Ontario, comprising a parcel of land measuring 69 feet frontage by a depth of 264 feet, more or less, being part of Lot 24, together with the brick dwelling with attached garage in situ;

That, pursuant to public advertisement of the property for sale, the highest of several offers received was \$20,562 from Sheila Haworth, of Welland, and, subject to the approval of the Governor in Council, Crown Assets Disposal Corporation proposes to accept the said offer; and

That it is considered that the sale as aforesaid is in the public interest.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services, pursuant to the Surplus Crown Assets Act, is pleased hereby to authorize the sale as aforesaid and that, upon provision by the Minister of Supply and Services of a satisfactory description of the land, Letters Patent do issue to transfer title to Sheila Haworth, of the City of Welland, in the Province of Ontario, or her nominee, for the sum of \$20,562.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

8 January, 1974



PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services, pursuant to subsection 4(2) of the Public Lands Grants Act, is pleased hereby to transfer to Her Majesty in right of the Province of Quebec, for the sum of \$100, the administration and control of a parcel of land at St-Louis de Terrebonne (Québec), having an area of 1,354 square feet, and being more particularly described in the technical description annexed hereto, required by the Province for road-building purposes.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-56

8 janvier 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Approvisionnements et Services et en vertu du paragraphe (2) de l'article 4 de la Loi sur les concessions de terres publiques, il plaît à Son Excellence le Gouverneur général en conseil de transférer par les présentes à Sa Majesté du chef de la province de Québec, moyennant la somme de \$100, l'administration et le contrôle d'une parcelle de terrain située à St-Louis de Terrebonne (Québec), d'une superficie de 1,354 pieds carrés et décrite plus en détail dans la description technique ci-annexée, ladite parcelle étant requise par la province aux fins de la construction d'une route.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-59

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Transport reports that the Management of Canadian National Railways advise as follows:

That, in order to serve Sherwood Industrial Estates of Edmonton, Alberta, the Canadian National Railway Company proposes to construct some 7,350 feet of lead trackage commencing at head block, Mile 3.57 Camrose Subdivision, as shown on Railway plans Nos. T-1224 and P-72-53, both revised to October 17, 1973, on record in the Department of Transport;

That the total cost of the project is \$121,000 with the Railway paying \$69,000 and the balance of \$52,000 covered by said Sherwood Industrial Estates; and

That the Minister of Transport, has sanctioned the location of the proposed railway trackage.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, pursuant to paragraph 22(1)(a) of the Canadian National Railways Act, is pleased hereby to approve the construction, operation and maintenance by the Canadian National Railway Company of the aforesaid railway lead trackage on the said location.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-60

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport, pursuant
to section 15 of the Port Alberni Harbour Commissioners
Act, Chapter 42, Statutes of Canada, 1947, is pleased
hereby to consent to the granting by the Port Alberni
Harbour Commissioners of a Memorandum of Agreement with
MacMillan Bloedel (Alberni) Limited amending Lease 129,
in accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

S C H E D U L E

Lessee: MacMillan Bloedel (Alberni) Limited

Site: Port Alberni Harbour

Description of
Leased Land: All and singular that portion of the bed of Alberni Harbour, adjacent to a Water Lot as shown on the plan attached to Harbour Commission Lease Number 123 Alberni District, Vancouver Island, Province of British Columbia, containing 18.28 acres, more or less, as shown outlined in red on Plan of Survey dated October 29th, 1963, prepared by Gordon McRae, B.C.L.S., annexed to Lease No. 129 dated November 16, 1964 in the records of Port Alberni Harbour Commissioners.

Term: Twenty (20) years, commencing January 1, 1964 and then fully to be complete and ended.

Consideration: \$275.00 per annum for the first five years.

Proposal: To amend by Memorandum of Agreement the said Lease No. 129 which was consented to by Order in Council P.C. 1964-1530 of October 1, 1964 and amended by Order in Council P.C. 1969-1626 of August 13, 1969 by fixing the annual rental for the next five year term commencing on January 1, 1974 in the amount of \$833.00 upon the expiration of the previous five year term on December 31, 1973 as authorized by Order in Council P.C. 1969-1626 of August 13, 1969, as recommended by the Commissioners in accordance with the Commissioner's Resolution of November 19, 1973, deposited in the records of the Department of Transport.

Providing that all the terms, covenants, provisoes, agreements, conditions and reservations of the said Lease shall be and continue in force and effect between the parties hereto.



P.C. 1974-61

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Canadian National Railways has applied under section 189 of the Railway Act, for approval of the revised plans of a bridge and of the site thereof, proposed to be constructed across the Sydenham River at Mile 71.6, Owen Sound Subdivision, City of Owen Sound, Province of Ontario;

AND WHEREAS the Deputy Administrator, Canadian Marine Transportation Administration of the Department of Transport has recommended approval of the application from the standpoint of navigation.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, pursuant to section 189 of the Railway Act, is pleased hereby to approve the annexed plans of the bridge and of the site thereof, proposed to be constructed by the Canadian National Railways across the Sydenham River at Mile 71.6, Owen Sound Subdivision, City of Owen Sound, Province of Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'W. A. Co. hution'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-63

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of State for Urban Affairs, pursuant to section 40 of the National Housing Act, is pleased hereby to approve entry into an agreement between the Government of Canada, the Province of British Columbia and Central Mortgage and Housing Corporation for the acquisition and servicing of approximately 20 acres for a land assembly project in the City of Revelstoke, British Columbia.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-64

8 January, 1974.

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of State for Urban Affairs, pursuant to paragraph 37(1)(e) of the National Housing Act, is pleased hereby to approve arrangements between Central Mortgage and Housing Corporation and universities providing for fellowships in an estimated amount not exceeding \$900,000, for graduate study in urban and regional planning and other courses associated with housing and urban affairs.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. L. Hutton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

P.C. 1974-66

8 January, 1974



PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Veterans Affairs, is pleased hereby to declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the Schedule hereto, created by the mortgage described in the said Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. A. C. Linton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: dated February 6, 1958

REGISTERED: the 5th day of May, 1958, in the Land Titles Office
 at Moosejaw, in the Province of Saskatchewan at
 10.02 a.m., in Book AOS, Folio 195

as Number EF 5427

MORTGAGOR: Marjorie Wilson, of the Town of Assiniboia, in the
Province of Saskatchewan, widow.

MORTGAGEE: Her Majesty the Queen in right of Canada.

PRINCIPAL: \$617.55

REAL PROPERTY: Lots 5 and 6 in Block 35 in and addition to the
Townsite of Assiniboia, Plan No. W 2283.



P.C. 1974-67

8 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

His Excellency the Governor General in Council on the recommendation of the Minister of Veterans Affairs, pursuant to section 26 of the Veterans' Land Act, is pleased hereby to approve sale to George Clement Drew of a property recorded in the Registry of Deeds Office at Halifax, County of Halifax, Nova Scotia, in Book 1881, Pages 672 to 674, on February 20th, 1963, containing an area of approximately three-quarters of one acre at a price of \$11,577.56, on the following terms:

Cash Deposit:	\$600.00
Repayable:	\$9,869.81 over a repayment period no in excess of 30 years.
Rate of Interest:	3½% per annum against \$4,000.00 7% per annum against \$5,869.81.
Grant:	\$1,107.75 conditional upon compliance with an Agreement containing terms of sale substantially consistent with Parts I and III of the Veterans' Land Act.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-71
10 January, 1974

WHEREAS on July 25, 1972, the Government of Syria and the Government of Canada entered into an agreement under which the Government of Syria agreed to purchase up to 800,000 metric tons of Canadian wheat for shipment prior to March 31, 1976 from Canadian Ports;

WHEREAS the Government of Syria has agreed to buy a minimum of 90,000 metric tons, 10% more or less;

WHEREAS terms of payment call for 10 percent of the total value of each cargo payable at time of shipment and the balance in 3 equal instalments - 12, 24 36 months from date of each shipment with the interest thereon payable semi-annually;

WHEREAS in relation to the purchase and sale of Canadian wheat under this agreement the credit outstanding is not to exceed Canadian \$45 million or the equivalent expressed in United States of America dollars if payment under the contract of sale is to be made in that currency;

WHEREAS the Syrian Central Bank acting on behalf of the Government of Syria will guarantee that payments will be made on due dates;

WHEREAS the Government of Syria agrees to ensure that no wheat purchased under these arrangements shall be diverted to another country without prior approval from the Government of Canada;

WHEREAS the Government of Syria in making the purchase may desire to provide for payment in United States of America dollars;

- 2 -

WHEREAS in order to assist in financing the sale of Canadian wheat, the provision of contracts of insurance and unconditional guarantees under the Export Development Act is required;

WHEREAS the Board of Directors of Export Development Corporation, is of opinion that the proposed contracts of insurance and guarantees will impose upon the Corporation a liability for an amount in excess of that which the Corporation would normally undertake in relation to wheat for Syria;

AND WHEREAS in the opinion of the Minister of Industry, Trade and Commerce it is in the national interest that the proposed contracts be entered into;


THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to section 27 of the Export Development Act, is pleased hereby to authorize the Export Development Corporation to enter into the proposed contracts of insurance or guarantees to cover the sale of up to 800,000 metric tons of Canadian wheat to the Government of Syria, for shipment prior to March 31, 1976 from Canadian Ports, on terms of payment calling for 10 percent of the total value of each cargo payable at time of shipment and the balance in 3 equal instalments - 12, 24 and 36 months from date of each shipment with the interest thereon payable semi-annually, Provided that

- (a) the liability in respect of any shipment shall be limited to the deferred balance of 90% of the purchase price together with interest thereon until respective dates of maturity;
- (b) the maximum liability under all contracts of insurance or guarantees shall not exceed Canadian \$45 million or the equivalent in United States of America dollars if sales are made in that currency; and

- 3 -

- (c) the premium rate of contracts of insurance or the guarantee fee shall be 0.25 percent per annum on the liability.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-72
10 January, 1974

WHEREAS the Government of Canada and the Government of Syria, by exchange of letters of July 25, 1972, between the Canadian Ambassador for Syria and the Syrian Minister of Economy and Foreign Trade, entered into an Arrangement, hereinafter referred to as the "Inter-Government Arrangement", whereby, the Government of Syria undertook, inter alia, to buy in Canada through a firm or firms to be designated by it, hereinafter referred to as the "Buyer", and the Government of Canada agreed, inter alia, to supply through Northern Sales (1963) Limited, an Agent of the Canadian Wheat Board, hereinafter referred to as the "Agent of the Board", up to 800,000 metric tons of Canadian wheat for shipment from St. Lawrence and Eastern Canadian ports prior to March 31, 1976, subject to interest on outstanding balances at $6\frac{1}{8}\%$ per annum and such other terms and conditions as more particularly set out in the Inter-Government Arrangement;

AND WHEREAS the Agent of the Board in negotiating Contracts with the Buyer for sales of the said wheat will include in the interest rate to be specified therein a rate of $1/8$ of 1% to cover one half of the premium payable for the contract of insurance to be provided in respect of each sale by the Export Development Corporation as Insurer;

AND WHEREAS the said interest rate of $6\frac{1}{8}\%$ per annum minus the said rate of $1/8$ of 1% , hereinafter referred to as the "effective rate for subsidy", is likely to be less than the available current interest rates for funds at the time when sales are made under the said Contracts and, the Government of Canada, in order to facilitate the sales contemplated under the Inter-Government Arrangement and the said Contracts is prepared to pay the additional cost of funds which may be payable in arranging credit financing therefor, at rates to be determined, as of the time of each sale, by the Minister of Industry, Trade and Commerce;

- 2 -

AND WHEREAS Vote 35 of the Department of Industry, Trade and Commerce set out in the Estimates for the Fiscal Year Ending March 31, 1974, authorizes payments in accordance with terms and conditions approved by the Governor General in Council to facilitate sales of grain and grain products on credit to developing countries;

AND WHEREAS Syria is considered to be a developing country.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to any enactment of the parliament of Canada for defraying the several charges and expenses of the public service from and after the first day of April, 1973, that provide for payments as set out in Vote 35 of the Department of Industry, Trade and Commerce to facilitate sales of wheat on credit to the Government of Syria in accordance with the Inter-Government Arrangement and the said Contracts, is pleased hereby to

- (a) authorize payments when due to the Agent of the Board of the difference, if any, between the interest that would be payable by the Government of Syria and the Buyer under the Inter-Government Arrangement and the said Contracts on the amount outstanding from time to time in respect of each sale if calculated at the effective rate for subsidy and the interest which may be payable in arranging credit financing for such sales, calculated at rates to be determined as of the time of each sale, by the Minister of Industry, Trade and Commerce; and
- (b) authorize the payment, in advance, to the Agent of the Board, of part of the amounts authorized to be paid

- 3 -

pursuant to paragraph (a) in amounts sufficient to cover one half of the premium payable for the contract of insurance to be provided in respect of each sale by the Export Development Corporation as Insurer.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "N. W. Robertson", with a long horizontal stroke extending to the right.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-73
10 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
pursuant to the Financial Administration Act and Appropriation
Act No. 3, 1973, is pleased hereby to authorize the Minister
of Finance to arrange for the issue and sale for cash of
Government of Canada bonds in the principal amount of
\$550,000,000 to provide for the redemption of Government
of Canada 5½% bonds due February 1, 1974 in the principal
amount of \$200,000,000, to apply to advances to the
Canadian National Railway Company in connection with the
retirement of \$200,000,000 of CNR 3½% bonds due February 1,
1974 and, for the general purposes of the Government of
Canada and in respect thereof to approve the Order annexed
hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

ORDER

1. Approval is granted

For the issue of Government of Canada bonds dated February 1, 1974 in the principal amount of \$550,000,000 to be issued for cash as follows:

\$550,000,000 in denominations of \$1,000, \$5,000, \$25,000, \$100,000 and \$1,000,000, made up of the following maturities to be divided as to amount at the discretion of the Minister of Finance:

- (i) 2 year 10 month 7% non-callable bonds due December 1, 1976, and
- (ii) 6 year 10 month $7\frac{1}{2}\%$ non-callable bonds due December 1, 1980 exchangeable at the option of the holder in the six month period between December 1, 1979 and May 31, 1980 into an equal par value of 7 year 8% non-callable bonds dated December 1, 1980 and due December 1, 1987.

The Bank of Canada has agreed to acquire a minimum of \$400,000,000 of the new bonds, open as to maturity.

2. The principal of the said bonds and interest thereon shall be payable in lawful money of Canada. The principal shall be payable at any agency of the Bank of Canada. Interest which shall accrue from February 1, 1974 shall be payable without charge at any branch of any bank in Canada. On the bonds due December 1, 1976 four months' interest will be payable on June 1, 1974 and six months' interest will be payable on each December 1 and June 1 to maturity; and on the bonds due December 1, 1980 and exchangeable at the option of the holder in the six month period between December 1, 1979 and May 31, 1980 into bonds due December 1, 1987 four months' interest will be payable on June 1, 1974 and six months' interest will be payable on each December 1 and June 1 to maturity.
3. Definitive bonds will be available on or about February 1, 1974 (without payment of accrued interest) and thereafter in two forms, bearer form with coupons attached, and fully registered form with interest payable by cheque. Bonds in both forms shall be in the same denominations and fully interchangeable as to denomination or form, or both without charge (subject to government transfer requirements where applicable).
4. Pursuant to the Financial Administration Act, authority is granted to pay out of the Consolidated Revenue Fund the costs, expenses and charges incurred in connection with the issue and sale of the said bonds including the payment of a commission not exceeding 25 cents per \$100 at the discretion of the Minister of Finance, to banks or recognized dealers in respect of the issue

and sale of 7% bonds due December 1, 1976 and of an amount not to exceed 50 cents per \$100 in respect of the issue and sale of 7½% bonds due December 1, 1980 and exchangeable at the option of the holder in the six month period between December 1, 1979 and May 31, 1980 into 8% bonds due December 1, 1987.

5. The said bonds shall be signed by S.S. Reisman, Deputy Minister of Finance, and countersigned by any of the following officers of the Bank of Canada:

R.F. Archambault, R.F. Pritchard, M. Morin, A.J. Bawden, A.J. Norton, E.L. Johnson, P.W. Koppe, G.H. Smith, R.A. Lundgren, J.E.R. Rochefort, J.R.R. Marcotte, G. Pichette, T.D. MacKay, C.A. St. Louis, D.D. Norwich, H. Prowse, R.E. Burgess, E.R. Hushard, R.E.A. Robertson, D.G. Suggitt, J.C. Fraser, M. Muzyka, J.F. Smith, J.M. Hughes, P.O. Soulis, A.H. Potter, or W.A. Thompson.

6. Subscriptions for the said bonds shall be made to the Bank of Canada, Ottawa, through any investment dealer eligible to act as primary distributor or through any bank in Canada.
7. The Minister of Finance may issue the said bonds at such price as he may determine; and may accept or reject, in whole or in part, any subscription and may make such allotments in respect of this issue as he deems advisable.
8. The form of the said bonds shall be substantially in the form approved by Order-in-Council P.C. 1964-485 of April 1, 1964, subject to change in the dates of issue, maturity and interest and change in the coupon rate, to conform to the terms and conditions herein.



P.C. 1974-74
10 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Agriculture, the President of the Treasury Board and the Minister of Finance, pursuant to subsection 70(2) of the Financial Administration Act, is pleased hereby to approve the annexed Revised Capital Budget of the Farm Credit Corporation for the fiscal year ending March 31, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. A. Co. hution".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-76

15 January, 1974

WHEREAS the Secretary of State for External Affairs reports as follows:

That since 1970, Canada has been providing both technical and financial assistance for construction in Senegal as part of the Ecole Polytechnique de Thiès project;

That an assessment of the project showed that it was desirable and advisable to grant Senegal a financial contribution for the purchase of materials and equipment in Senegal;

That the school and administrative materials and equipment, worth a maximum of \$700,000, would complete the first phase of the project and ensure the proper operation of the Ecole Polytechnique de Thiès, which was opened by President Senghor on December 7, 1973;

That the said financial contribution has become necessary because of the disastrous financial situation which has resulted from the drought from which Senegal has been suffering for several years and which has been particularly severe in the past year, depriving Senegal of its capacity to make available the funds necessary for the purchase of the said materials and equipment; and

That the special account established by Vote 33d of the Appropriation Act, No. 2, 1965, provides for financial contributions to developing countries and their agencies in accordance with the regulations prescribed by the Governor in Council.

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to Vote 33d of the Appropriation Act, No. 2, 1965, is pleased hereby to authorize:

- (a) a financial contribution not exceeding \$700,000 to the Government of Senegal for the purchase of school and administrative materials and equipment in Senegal for the Ecole Polytechnique de Thiès on the condition that Senegal spend this sum within a 12-month period, at the end of which Senegal shall furnish Canada with a statement of expenditures made under the terms of this contribution, and shall reimburse all unused funds; and
- (b) the establishment, with the Government of Senegal, of the arrangements concerning this assistance.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME





C.P. 1974-76

15 janvier 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Vu le rapport du secrétaire d'Etat aux Affaires extérieures exposant

Que, depuis 1970, le Canada a fourni de l'assistance technique ainsi que de l'aide financière pour des constructions au Sénégal dans le cadre du projet de l'Ecole Polytechnique de Thiès;

Qu'une évaluation du projet a permis de conclure qu'il était souhaitable et opportun d'accorder au Sénégal une contribution financière pour l'achat de biens et d'équipements au Sénégal;

Que ces biens et équipements scolaires et administratifs, d'une valeur ne dépassant pas \$700,000, complèteraient la première phase du projet et assureraient le bon fonctionnement de l'Ecole Polytechnique de Thiès, inaugurée par le Président Senghor le 7 décembre 1973;

Que ladite contribution financière est rendue nécessaire à cause de la situation financière désastreuse résultant de la sécheresse que subit le Sénégal depuis plusieurs années, qui est particulièrement grave depuis un an et qui prive le Sénégal de sa capacité de disposer des sommes nécessaires à l'achat desdits biens et équipements; et

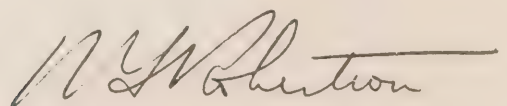
Que le compte spécial établi par le crédit 33d de la Loi des subsides n° 2 de 1965 prévoit des contributions financières aux pays en voie de développement et à leurs organismes conformément aux règles prescrites par le Gouverneur en conseil:

- 2 -

A ces causes, sur avis conforme du secrétaire d'Etat aux Affaires extérieures et en vertu du crédit 33d de la Loi des subsides n° 2 de 1965, il plaît à Son Excellence le Gouverneur général en conseil d'autoriser par les présentes

- a) une contribution financière ne dépassant pas \$700,000 au gouvernement du Sénégal pour l'achat de biens et d'équipements scolaires et administratifs au Sénégal pour l'Ecole Polytechnique de Thiès, à la condition que le Sénégal dépense cette somme dans un délai de douze mois à la fin duquel le Sénégal fournira au Canada un état des dépenses faites dans le cadre de cette contribution et remboursera tous les fonds non utilisés; et
- b) l'établissement, avec le gouvernement du Sénégal, des arrangements concernant cette aide.

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CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-80

15 January, 1974

WHEREAS the Minister of Finance reports as follows:

That the Canadian National Railways Refunding Act, 1955 provides that the Minister of Finance, upon applications made to him by Canadian National Railway Company (hereinafter called the "National Company") and approved by the Minister of Transport, may, with the approval of the Governor in Council, make temporary loans to the National Company out of the Consolidated Revenue Fund for the purpose of paying outstanding securities at maturity of the National Company and of companies comprised in the National Railway System; and

The an application has been made by the National Company, and approved by the Minister of Transport, for a temporary loan not exceeding in the aggregate \$200,000,000 that the National Company requires for the purpose of paying the following outstanding security of the System which will mature on February 1, 1974.

<u>Name of Security</u>	<u>Amount</u>
Canadian National Railway Company 3¾% Bonds	\$200,000,000

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Finance, pursuant to the Canadian National Railways Refunding Act, 1955, is pleased hereby to approve a temporary loan to the National Company not exceeding in the aggregate \$200,000,000 to enable the National Company to pay the bonds referred to above, such loan to be made in accordance with the following terms and conditions:

- (a) the loan shall be secured by a promissory note issued by the National Company;
- (b) the note shall be dated February 1, 1974 and shall be for a term of five years from that date;
- (c) the loan shall bear interest at an annual rate to be determined by the Minister of Finance based on the average yields of Government of Canada bond issues for the five business days immediately preceding January 18, 1974;
- (d) interest on such amount of the principal as remains outstanding from time to time shall be payable semi-annually having regard to the date of the note;
- (e) the loan shall bear interest both before and after maturity up to and including the date of payment; and
- (f) the note may be redeemed by the National Company in whole or in part, without penalty, prior to the due date.

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CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-87

15 January, 1974

WHEREAS the OO-ZA-WE-KWUN Centre Incorporated, a body corporate, having its head office and chief place of business at the Town of Rivers, in the Province of Manitoba, has applied for the lease of the lands described in the Schedule hereto and buildings erected therein and thereon, for a training centre for people of Indian Ancestry;

AND WHEREAS the lands are public lands of Canada under the administration and control of the Minister of Indian Affairs and Northern Development.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 4 of the Public Lands Grants Act, is pleased hereby, notwithstanding the Public Lands Leasing and Licensing Regulations, to authorize a lease to the OO-ZA-WE-KWUN Centre Incorporated of the lands described in the Schedule hereto and buildings erected thereon, for a term of 10 years, renewable for three further terms of 5 years each for the sum of \$1 in each and every year, payable unto Her Majesty in advance, and upon such further terms, conditions and provisions as the Minister of Indian Affairs and Northern Development may deem necessary and appropriate.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-88

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-89

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Justice reports that the Honourable Harold Gilchrist Johnson, a supernumerary Judge of the Appellate Division of the Supreme Court of Alberta, has continued in judicial office for at least fifteen years, has attained the age of sixty-five years and has tendered his resignation as of the twentieth day of December, 1973.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, hereby accepts the resignation of the Honourable Harold Gilchrist Johnson and, pursuant to the Judges Act, is hereby pleased to grant an annuity of \$25,333.33 to him to commence on the twentieth day of December, 1973 and to continue during his natural life.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-90

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Justice reports that the Honourable George A. McGillivray, a supernumerary Justice of Appeal of the Court of Appeal for Ontario, has continued in judicial office for at least fifteen years, has attained the age of sixty-five years and has tendered his resignation as of the twenty-ninth day of December, 1973.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, hereby accepts the resignation of the Honourable George A. McGillivray, and, pursuant to the Judges Act, is pleased hereby to grant an annuity of \$25,333.33 to him to commence on the twenty-ninth day of December, 1973 and to continue during his natural life.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-91

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS William Joseph Trainor, of the City of Ottawa in the Province of Ontario, was appointed a Judge of the County Court of Vancouver in the Province of British Columbia on the eighth day of November, 1973.

AND WHEREAS Judge Trainor has requested that the Governor in Council approve of his residence at the City of Ottawa from the date of his appointment to the thirty-first day of January, 1974, for travelling allowance purposes, to enable him to find a suitable permanent residence in the City of Vancouver and in order that his daughter, age 16, may continue her education up to the Christmas vacation.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, pursuant to the Judges Act, is pleased hereby to approve the residence of His Honour Judge William Joseph Trainor at the City of Ottawa from the eighth day of November, 1973 to the thirty-first day of January, 1974.

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A handwritten signature in red ink, appearing to read "M. R. L. Linton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-95

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of National Health
and Welfare, pursuant to subsection 4(3) of the Family
Allowances Act, 1973, is pleased hereby to approve the
entry by the Minister of National Health and Welfare
into an agreement with the Government of the Province
of Prince Edward Island substantially on the terms and
conditions as set out in the schedule hereto.

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A handwritten signature in red ink, appearing to read 'M. J. Co. hution'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-97

15 January, 1974

WHEREAS the Minister of Regional Economic Expansion reports as follows:

that the persons named in the Schedules hereto have approached the Department of Regional Economic Expansion for special assistance to establish, expand, or modernize commercial undertakings in designated special areas in Canada;

that the amount of special assistance in each instance, as determined by application of criteria incorporated in the Regional Development Incentives Act and the Regional Development Incentives Regulations is not greater than the amount required to enable the person carrying on or proposing to carry on the commercial establishments concerned, to establish, expand or modernize the undertaking in the special area;

that the establishment, expansion, or modernization of each commercial undertaking would facilitate the economic expansion and social adjustment in the areas concerned; and

...2

That permission has been granted under Treasury Board Minute Number T.B. 697478 for the Department of Regional Economic Expansion to proceed directly to Privy Council for approval of projects to be entered into under the authority of section 28 of the Government Organization Act 1969 (now section 10 of the Department of Regional Economic Expansion Act).

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to paragraph 10(1)(b) of the Department of Regional Economic Expansion Act, is pleased hereby to approve the payment by Canada of a grant in respect of a part of the capital cost of establishing the undertakings as detailed in the schedules hereto, at the rate of special assistance therein indicated.

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SCHEDULE OF APPLICATION FOR

SPECIAL AREA BENEFITS

File No.: 602-15-50,372

Company: Western Truck Body Manufacturing Ltd.

Location: McLennan, Alberta

Operation: Truck Body Manufacturing

Investment in Fixed Assets: \$289,320

Jobs Created: 25

Recommended Grant:

15% of the eligible assets of \$282,820	\$42,423
\$2,000 for each of the	
25 eligible jobs created	\$50,000
	<hr/>
	\$92,423

SCHEDULE OF APPLICATION FOR

SPECIAL AREA BENEFITS

File No.: 602-9-50,392

Company: Steel Equipment Division of
Eddy Match Company Ltd.

Location: Pembroke, Ontario

Operation: Manufacture of Steel Office Furniture

Investment in Fixed Assets: \$2,446,300

Jobs Created: 87

Recommended Grant:

15% of the eligible assets of \$2,289,000	\$343,350
---	-----------

\$1,000 for each of the 87 eligible jobs	\$ 87,000
---	-----------

\$430,350

SCHEDULE OF APPLICATION FOR
SPECIAL AREA BENEFITS

File No.: 602-7-50,320

Company: Playtex Ltd.

Location: Arnprior, Ontario

Operation: Manufacture of Girdles, Brassieres,
Tampons

Investment in Fixed Assets: \$1,337,000

Jobs Created: 79

Recommended Grant:

15% of the eligible assets of \$1,337,300 \$200,595



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-98

15 January, 1974

WHEREAS under the authority of section 5 of the Department of Regional Economic Expansion Act, Votes 5 and L25 of the Department's Main Estimates and Order in Council P.C. 1972-20/1592 of 27 July, 1972, Canada entered into an Agreement with the Province of Saskatchewan, dated July 31, 1972, to provide assistance for a five-year program for the construction and financing of water supply and waste disposal facilities in selected agricultural service centres in Saskatchewan at an estimated cost of \$10 million;

WHEREAS section 3 of the said Agreement provides that the facilities to be constructed for such Centres under the program shall be determined by the Federal and Provincial Ministers concerned and specified in separate Subsidiary Agreements to be entered into between Canada and the Province, with the approval of the Governor in Council and the Lieutenant Governor in Council;

WHEREAS the Minister of Regional Economic Expansion and the Minister of Municipal Affairs of the Province have approved the construction and financing, under the said program, of water delivery and storage facilities and sewage disposal facilities for the Town of Kamsack as specified in the attached draft Subsidiary Agreement;

- 2 -

AND WHEREAS by Treasury Board Minute T.B. 713328 of July 17, 1972, Treasury Board has agreed that if within the commitment level established, and if within approved Main Estimates levels, submissions to Treasury Board for individual Centres are not necessary, that Subsidiary Agreements may proceed directly to the Governor in Council for approval.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to section 3 of the Canada-Saskatchewan Agricultural Service Centres Agreement of July 31, 1972, is pleased hereby to authorize the Minister of Regional Economic Expansion to enter into an Agreement with the Government of Saskatchewan, substantially in the form annexed hereto, for the construction by Canada of water delivery and storage facilities and sewage disposal facilities for the Town of Kamsack, Saskatchewan at a total estimated cost of \$456,000 composed of 50% contribution and 50% loan, chargeable respectively to Votes 5 and L20.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME



CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-99

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Canada requires land control for the relocation of a portion of the Herbert Extension Canal right-of-way on the Swift Current Irrigation Project;

AND WHEREAS the co-owners of the land, Mr. Claude Holmes of Clarkston and Mr. Bert Holmes of Auburn, both in the State of Washington, U.S.A., have agreed to convey to Canada at no cost the 3.69 acres of land for the canal right-of-way as described in Schedule 'B' hereto, and to accept in return the grant by Letters Patent of 4.81 acres of land no longer required by Canada as described in Schedule 'A' hereto.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, is pleased hereby,

- (1) to accept from Claude Holmes and Bert Holmes the administration and control of the 3.69 acres of land described in Schedule 'B' hereto; and

in exchange therefor

- (2) pursuant to section 4 of the Public Lands Grants Act, to authorize the conveyance to the said Claude Holmes an undivided two-thirds interest and to Bert Holmes an undivided one-third interest by letters patent the 4.81 acres of land described in Schedule "A" hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE A

Surplus Lands to be Transferred by Letters Patent from Canada to Claude Holmes, of Clarkston, and Bert Holmes of Auburn, both in the State of Washington, U.S.A.

- 1) That portion of the North West Quarter of Section 12, in Township 17, Range 10, West of the Third Meridian, in the Province of Saskatchewan, taken for Irrigation Purposes (Canal right-of-way) as the same is shown upon a Plan of Record in the Land Titles Office for the Swift Current Land Registration District as No. DN 4052, containing 3.37 acres, more or less.

EXCEPTING: Firstly - 0.04 acres shown as Parcel "H" and 0.04 acres shown as Parcel "G" upon a Plan of Record in the said Land Titles Office as No. 72-SC-10226.

Secondly - All Mines and Minerals.

- 2) That portion of the North East Quarter of Section 12, in Township 17, Range 10, West of the Third Meridian, in the Province of Saskatchewan, taken for Irrigation Purposes (Canal right-of-way) as the same is shown as Parcel "A" upon a Plan of Record in the Land Titles Office for the Swift Current Land Registration District as No. DW 313, containing 1.54 acres, more or less.

EXCEPTING: Firstly - 0.02 acres, more or less, shown as Parcel "D" as shown upon a Plan of Record in the said Land Titles Office as No. 72-SC-10226.

Secondly - All Mines and Minerals.

The Lands herein described containing a total of 4.81 acres.

SCHEDULE B

Land Required for Herbert Extension Canal
Right-of-Way to be Transferred from the
said Claude Holmes and Bert Holmes to Canada

That portion of the North West Quarter Section 12, in Township 17, Range 10, West of the Third Meridian, in the Province of Saskatchewan, as shown upon a Plan of Record in the Land Titles Office for the Swift Current Land Registration District as No. DW 741, containing 3.77 acres, more or less.

EXCEPTING: 0.04 acres shown as Parcel "F" and 0.04 acres shown as Parcel "E" upon a Plan of Record in the said Land Titles Office as No. 72-SC-10226.

Minerals in the Crown.

The Land herein described containing 3.69 acres.



CANADA
PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-101

15 January, 1974

WHEREAS the Minister of Supply and Services reports as follows:

That the Department of National Defence has reported surplus to the requirements of the Crown the former Canadian Forces Bomarc Base, 446 (SAM) Squadron, North Bay, Ontario, containing approximately 128 acres with buildings, transformers and fire fighting equipment located thereon together with easements;

That Canadore College of Applied Arts and Technology, North Bay, Ontario, with the approval of the Ministry of Colleges and Universities, Province of Ontario, has submitted a firm offer to lease the said property for a three year period at an annual rental of \$45,000 on the understanding that the College in consideration of the payment of the rents reserved and the satisfactory performance of the other terms and conditions of the said lease be granted an option to purchase the subject property including the equipment thereon for a nominal sum of \$1 within three months of the expiry of the lease;

That the global rental of \$135,000 is considered to be the current market value of the subject property;

That subject to the approval of the Governor in Council, Crown Assets Disposal Corporation proposes to accept the said offer and grant a lease and option to purchase to the College; and

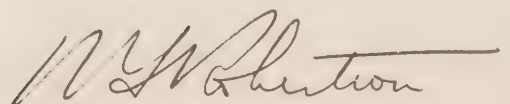
- 2 -

That it is considered that the disposition of the property as aforesaid is in the public interest.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services, pursuant to the Surplus Crown Assets Act and the Public Lands Grants Act, is pleased hereby

- (a) to approve the rental of the aforesaid former Canadian Forces Bomarc Base, 446 (SAM) Squadron at North Bay, Ontario, including the equipment thereon, to CANADORE COLLEGE OF APPLIED ARTS AND TECHNOLOGY, North Bay, Ontario, for a three-year period at a rental of \$135,000, payable at the rate of \$45,000 per annum; and
- (b) to authorize the inclusion of an option, in the said lease, to purchase the said former Canadian Forces Bomarc Base, being Parts of Lot 21, Concessions 4 and 5, Township of Widdifield, District of Nipissing, as more particularly described in Schedule "A" hereto, within three months of the expiry of the said lease, for which the consideration shall be the full payment of rentals payable under the aforesaid lease namely \$135,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIEE CONFORME



CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVE

Agreement between Crown Assets
Disposal Corporation and Canadore College
of Applied Arts and Technology

SCHEDULE "A"

All and Singular those certain parcels or tracts of land and premises situate lying and being in the Township of Widdifield in the District of Nipissing, Province of Ontario, being composed of:

1. Part of the E $\frac{1}{2}$ of Lot 21, Concession 5, containing by admeasurement an area of approximately 36.49 acres; registered as Parcel 3600 in the Register for Widdifield and Ferris, Office of Land Titles, North Bay.
2. Part of Lot 21, Concession 5, containing by admeasurement an area of approximately 37.78 acres registered as Parcel 6844 in the Register for Widdifield and Ferris, Office of Land Titles, North Bay.
3. Part of Lot 21, Concession 4, containing by admeasurement an area of approximately 0.794 acres, registered as Parcel 6917 in the Register for Widdifield and Ferris, Office of Land Titles, North Bay.
4. Part of the W $\frac{1}{2}$ of Lot 21, Concession 5, (Location D17) containing by admeasurement an area of approximately 54.84 acres transferred to the Federal Government by the Province of Ontario, Provincial Orders in Council O.C. 3533/60 recorded in the Office of the Registrar General of Canada; 6th February 1961, Film 103 Document 24, Ref. No. 164187, Provincial Order in Council O.C.-3527/72 registered in the Office of Land Titles, North Bay, August 20, 1973, as Instrument No. 149928.

TOGETHER WITH an easement over land composed of Part of the E $\frac{1}{2}$ Lot 21, Concession 5, registered as Parcel 7789 in the Register of Widdifield situate in the Township of Widdifield; and

SUBJECT TO an easement in favour of Trans-Canada Pipe Lines Limited over lands containing by admeasurement 0.571 acre composed of part of Lot 21, Concession 5, of the said Township of Widdifield. The said easement is more particularly described in Letters Patent recorded in the Office of the Registrar General of Canada, Ottawa, March 26, 1962, Film 119, Document 3, Ref. No. 168016.

SAVING AND EXCEPTING all and singular those certain parcels or tracts of land containing by admeasurement areas of approximately 0.254 and 0.768 acres conveyed to Trans-Canada Pipe Lines Limited by Letters Patent recorded in the Office of the Registrar General of Canada, Ottawa, May 2, 1963, Film 138, Document 63, Ref. No. 171984, and transferred to the Province of Ontario by Order in Council P.C. 1962-322 dated March 8th, 1962.



P.C. 1974-102

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, is pleased hereby to accept the transfer from Her Majesty in right of the Province of Manitoba, made by Provincial Order in Council No. 844 of August 15, 1973, of the administration and control of three parcels of land at the Thompson Airport, for the sum of \$35 per parcel, subject to the proviso that the said lands will be retransferred to the Province of Manitoba if they are no longer required for airport purposes and the provision also reserves other lands in favour of the Federal Crown, which are more particularly set out in the attached Provincial Order subject to certain conditions contained therein.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-104

15 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 14 of the Belleville Harbour
Commissioners Act, Chapter 34, Statutes of Canada, 1952,
is pleased hereby to consent to the granting by the
Belleville Harbour Commissioners of a lease to Lamplighter
Realty Limited in accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

S C H E D U L E

Lessee: Lamplighter Realty Limited

Site: Belleville, Ontario

Description of
Leased Land: All and singular that certain parcel or tract of land and premises, situate, lying and being in the City of Belleville in the County of Hastings and being composed of part of the Bed of the Bay of Quinte in front of Lot 4, Concession 1, formerly in the Township of Thurlow, now in the City of Belleville, and being designated as Part 5 on a Reference Plan deposited in the Registry Office for the said County as Plan 21R-709.

Term: Five years commencing August 1, 1973 and renewable for three further terms of five years each.

Consideration: \$380.00 per annum for the first five years.

The grant of the said Lease by the Belleville Harbour Commissioners under the terms and conditions as fully set out in the form of Lease attached to the Resolution passed by the Commissioners on August 28, 1972, copies of which are on record in the Department of Transport, is to be made subject to the grant being consented to pursuant to the Belleville Harbour Commissioners Act, I Elizabeth II, Chapter 34, Section 14(3) the said Lease to contain such provisions as, in the public interest, may be deemed advisable including provision to the following effect:

- 1) That the Company shall use the land demised as a site for water slips to dock pleasure craft owned by tenants of an adjacent apartment structure only;
- 2) That the rental shall be fixed and determined at the end of each five year period of the lease by the Minister of Transport upon the recommendation of the Commissioners.



P.C. 1974-107

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Transport reports that the Management of Canadian National Railways advise as follows:

That the Canadian National Railway Company has been requested to guarantee certain proposed lease obligations of its wholly-owned subsidiary, Grand Trunk Western Railroad Company, respecting the acquisition of the following required rolling stock;

100 100-ton Covered Hopper Cars

101 - Flush Deck Flat Cars, 68 of which are to be equipped with bi-level racks and screens

23 - 100-ton High Cube Box Cars; and

That a favourable offer has been received from First Security Bank of Utah, N.A., as Owner-Trustee, a Utah Corporation, as Lessor, (or such other Lessor or Lessors as ITEL Leasing Corporation should indicate) to lease to Grand Trunk Western Railroad Company the 100-100 ton Covered Hopper Cars, which are to be purchased by the Lessor from ACF Industries Incorporated, for an estimated total purchase price of \$1,783,121.00 United States Funds; the 101 Flush Deck Flat Cars, 68 of which are to be equipped with bi-level racks and screens, to be purchased by the Lessor from Whitehead & Kales Company for an estimated total purchase price of \$2,427,784.00 United States Funds;

- 2 -

and the 23 - 100-ton High Cube Box Cars which are to be purchased by the Lessor from Greenville Steel Car Company for an estimated total purchase price of \$827,080.00 United States Funds. The Lease of the said cars to be for a term not to exceed fifteen and one-half years, the half-year to provide for interim settlements, at a rental calculated for the base term on the basis of an effective interest rate not to exceed 4.4680% per annum for cars delivered in 1973, and 4.8521% per annum for cars delivered in 1974, payable semi-annually in arrears, in United States Funds, with indemnity to the Lessor against loss of contemplated United States tax benefits and subject to lease provisions approved by Legal Counsel for the Lessee; the lease will provide for two five-year renewal periods at fair market rental value and for acquisition of any or all of the equipment at the end of any term at fair market value; and

That the Directors of Canadian National Railway Company and Grand Trunk Western Railroad Company have recommended acceptance of this offer.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport with the concurrence of the Minister of Finance, pursuant to section 31 of the Canadian National Railways Act, is pleased hereby to approve the guarantee by the Canadian National Railway Company of the aforesaid payments by the Grand Trunk Western Railroad Company pursuant to the lease of the required rolling stock and also the obligations assumed by the Grand Trunk Western Railroad Company under the said lease arrangements, such guarantee and obligations being generally as set out in the Guarantee, Lease, Conditional Sale Agreement and other documentation on record in the Department of Transport.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-109

15 January, 1974

WHEREAS the Minister of Transport reports
as follows:

That an application has been received from the Hamilton Harbour Commissioners for authority to sell to the Canadian National Railways a small triangular shaped water lot in the Harbour of Hamilton, located adjacent to Railway property, in the County of Wentworth, Province of Ontario, containing 0.36 of an acre and more particularly described in the attached Schedule and shown cross-hatched in black on Drawing No. C22147 on file in the records of the Department of Transport;

That the Canadian National Railways requires this property in connection with the widening of its right-of-way to permit the installation of an additional track;

That it is the intention of the Railways to fill in the water lot so that the new track might be added and most of the filling over the area involved has been undertaken by the Railways in the last few years;

- 2 -

That appropriate officials of the Ministry of Transport have no objection to this sale and by resolution dated July 11, 1973 the Hamilton Harbour Commission have approved the sale to the Canadian National Railways for the sum of \$720.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, pursuant to subsection 14(3) of the Hamilton Harbour Commissioners' Act, is pleased hereby to consent to the sale by the Hamilton Harbour Commissioners of the said water lot to the Canadian National Railways for the sum of \$720.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIEE CONFORME



SCHEDULE

In the City of Hamilton, in the County of Wentworth and Province of Ontario, being composed of that portion of land and lands lying under the waters of the Bay in front of the City of Hamilton, and being in front of Lot F, according to the Ordnance Plan of Burlington Heights on file as Number 77 in the Land Registry Office for the Registry Division of Wentworth, shown in heavy outline and designated as Part I on a Reference Plan deposited in the said Land Registry Office as 62R-1159. The said Part I containing by admeasurement an area of thirty-six hundredths of an acre (0.36 acres), more or less.



P.C. 1974-112

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 11 of the National Harbours Board
Act, is pleased hereby to authorize a lease of property
at the harbour of Montreal, Quebec, by the National
Harbours Board to Gulf Oil Canada Limited-Gulf Oil
Canada Limitee, in accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

LEASE NO. M-46

NATIONAL HARBOURS BOARD

TO

GULF OIL CANADA LIMITED-
GULF OIL CANADA LIMITEE

HARBOUR: Montreal

PROPERTY: Certain property situate at Sections 105-106 comprised of:

(1) Parcel "A": Wharf area of 32,116 sq. ft. with prior berthing privilege;

(2) Parcel "B": Area of 236,401 sq. ft.

(3) Parcels "C" and "D": Various easements.

TERM: Ten years commencing May 1, 1970 and terminating April 30, 1980.

RENTAL: (1) For the period May 1, 1970 - April 30, 1975: \$18,915.08 per annum.

(2) For the period May 1, 1975 - April 30, 1980: At such rates as may be determined by the Board.

MINIMUM WHARFAGE WARRANTY: \$17,945.00 per annum revisable by the Board for the period May 1, 1975 - April 30, 1980.

PURPOSE: The handling of petroleum and/or petroleum products, and chemicals and/or chemical products and other related purposes appurtenant thereto.

SPECIAL PROVISION: The grant by the Lessee to the Board of a right of passage during the currency of this Lease over the Lessee's roadway between Parcel "B" and St. Julie Street or over such alternative roadway as the Lessee may choose to provide.

OTHER TERMS
AND CONDITIONS:

The said lease to contain such other terms and conditions as the Board may consider advisable in connection with its administration, management and control of the aforesaid harbour.



P.C. 1974-113

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 11 of the National Harbours Board
Act, is pleased hereby to authorize a lease of property
at the harbour of Trois-Rivieres, Quebec, by the National
Harbours Board to Three Rivers Elevators Ltd. - Les
Elevateurs des Trois-Rivières Ltée., in accordance with
the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

LEASE NO. T-57

NATIONAL HARBOURS BOARD

TO

THREE RIVERS ELEVATORS LTD. -
LES ELEVATEURS DES TROIS-RIVIERES LTEE.

HARBOUR:	Trois-Rivieres
PROPERTY:	Area of 182,930 sq. ft. on south-east side of Notre-Dame Street, Trois-Rivieres Harbour.
TERM:	Two months and 23 days commencing October 9, 1973 and terminating December 31, 1973 and thereafter a period of three years commencing January 1, 1974 and terminating December 31, 1976.
RENTAL:	1) For the period October 9, 1973 - December 31, 1973: \$3,600.00 2) For the period January 1, 1974 - December 31, 1976: \$15,500.00 per annum
PURPOSE:	The construction and operation of a grain storage annex.
SPECIAL PROVISION:	If the reconstruction of the storage annex has not yet been started by December 31, 1974, the Board reserves a right of cancellation upon 90 days' written notice during remainder of lease period.
OTHER TERMS AND CONDITIONS:	The said lease to contain such other terms and conditions as the Board may consider advisable in connection with its administration, management and control of the aforesaid harbour.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-115

15 January, 1974

WHEREAS the Minister of Transport reports as follows:

That the Canadian National Railways, as Manager of the Canadian Government Railways, has received an application from Mr. G. Marceau of Hearst, Ontario, to lease 1.02 acres of Railway land situate, lying and being in the station yard at Hearst, Ontario, for a period of 20 years commencing November 1, 1973, plus taxes for the first 5 years at a rental of \$190 per month plus taxes;

That rental for each successive 5 year period will be reviewed in order to set a rate which, in the opinion of the Lessor, is fair and equitable and in no case will this be less than the rental set for the initial period;

That Mr. Marceau must within 1 year of the effective date of the Lease construct a 30 unit motel structure at an approximate original cost of \$225,000;

That the Lease may be cancelled by the Lessor on giving 365 days notice in the event that the land is required for Railway purposes; and

That in the event that this occurs, the Railways will purchase the building at a price not exceeding the original cost of the building and not exceeding in any case \$225,000, less depreciation thereon at a rate of 5% per annum for each expired year of the term of the Lease.

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL, on the recommendation of the Minister of
Transport, pursuant to paragraph 4(1)(a) of the Public
Lands Grants Act, is pleased hereby to authorize the
Canadian National Railways to enter into a Lease
Agreement with Mr. Gerard Marceau, on the above terms
and conditions.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "N. W. Robertson", with a long horizontal flourish extending to the right.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-116

15 January, 1974

WHEREAS Loan Vote L30 of Appropriation Act No. 4, 1973 provides for loans of \$2,000,000 to the National Capital Commission in accordance with section 16 of the National Capital Act for the purpose of acquiring property in the National Capital Region;

AND WHEREAS subsection 16(4) of the National Capital Act provides that the Minister of Finance may out of the Consolidated Revenue Fund advance to the Commission such amounts by way of a loan as are authorized by Parliament, upon such terms and conditions as to interest, terms of repayment and otherwise as are approved by the Governor in Council.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of State for Urban Affairs with the concurrence of the Minister of Finance, pursuant to Vote L30 of Appropriation Act No. 4, 1973, is pleased hereby to approve the terms and conditions detailed in the Appendix hereto to be applied to loans not exceeding in the aggregate the sum of \$2,000,000 to the National Capital Commission during the fiscal year ending March 31, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-117

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs, pursuant to sections 27.1 and 27.3 of the
National Housing Act, is pleased hereby to approve entry
by Central Mortgage and Housing Corporation into an
agreement between the Government of the Province of
New Brunswick and Central Mortgage and Housing Corporation
in respect of contributions and loans by the Corporation
during the year 1974; such contributions and loans to be
made to or for the benefit of municipalities to be selected
pursuant to the agreement in an amount not exceeding in
total, \$4,000,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'W. A. Co. Linton'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-118

15 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs, pursuant to sections 27.1 and 27.3 of the
National Housing Act, is pleased hereby to approve entry
by the Corporation into an agreement between the Government
of the Province of Newfoundland and Central Mortgage and
Housing Corporation in respect of contributions and loans
by the Corporation during the calendar year 1973-74; such
contributions and loans to be made to or for the benefit
of municipalities to be selected pursuant to the agreement
in an amount not exceeding in total \$3,334,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-119

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ


HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs, pursuant to section 40 of the National Housing
Act, is pleased hereby to approve entry into agreements
between the Government of Canada, and

1. the Province of Newfoundland and
Central Mortgage and Housing
Corporation for the acquisition
and servicing of 54 single-family
lots in Phase 1 of the Carbonear
Land Assembly in Carbonear,
Newfoundland; and
2. the Province of Saskatchewan and
Central Mortgage and Housing
Corporation
 - (a) for the construction of a
subsidized rental project
consisting of 10 semi-detached
units for senior citizens and
4 single family dwellings for
low income families in
Stoughton, Saskatchewan;
 - (b) for the construction of a
subsidized rental project
consisting of 8 semi-detached
units for Senior Citizens, and
4 single family dwellings for
low-income families in Wawota,
Saskatchewan;

- 2 -

- (c) for the construction of a subsidized rental project consisting of 27 Apartment type units in Estevan, Saskatchewan; and
- (d) for the construction of 20 semi-detached senior citizens units and 4 single family low-income units in Wadena, Saskatchewan.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "N. G. Robertson", with a long horizontal flourish extending to the right.



P.C. 1974-120

15 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs, is pleased hereby to approve, pursuant to
section 40 of the National Housing Act, entry into an
Agreement with the Government of Canada, the Province of
British Columbia, and Central Mortgage and Housing
Corporation, for the construction of a subsidized rental
housing project of 76 hostel units to accommodate "hard
to house" men in Vancouver, British Columbia.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-121

15 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs, is pleased hereby pursuant to section 40 of the
National Housing Act to approve,

- (1) entry into an agreement with the
Government of Canada, the Province
of British Columbia, and Central
Mortgage and Housing Corporation,
 - (a) for the construction of a
subsidized rental housing
project consisting of 110
units for senior citizens
in Burnaby, British Columbia;
 - (b) for the construction of a
subsidized rental project
consisting of 16 units for
senior citizens, in 100
Mile House, British Columbia;
 - (c) for the construction of a
subsidized rental housing
project consisting of 21
units for senior citizens
in the village of Lillooet,
British Columbia;

- 2 -

- (d) for the construction of a subsidized rental housing project consisting of 40 senior citizens units, in Prince Rupert, British Columbia; and
 - (e) for the acquisition and servicing of a land assembly project consisting of approximately 60 acres of land in the District of Mackenzie, British Columbia; and
- (2) entry into an agreement with the Government of Canada, the Province of Nova Scotia, and Central Mortgage and Housing Corporation,
- (a) for the construction of a subsidized rental housing project of 20 units for senior citizens and 5 units for families of low income in the Village of Scotchtown, Cape Breton County, Nova Scotia;
 - (b) for the construction of a subsidized rental housing project consisting of 20 units for senior citizens in the Town of Digby, Nova Scotia;
 - (c) for the construction of a subsidized rental housing project consisting of 50 units for senior citizens in the Town of Glace Bay, Nova Scotia;
 - (d) for the construction of a subsidized rental housing project consisting of 100 units for families of low-income in Sydney, Nova Scotia;

- 3 -

- (e) for the construction of a subsidized rental housing project consisting of 30 units for senior citizens in Yarmouth, Nova Scotia; and
 - (f) for the construction of a subsidized rental housing project consisting of 28 family units in Yarmouth, Nova Scotia; and
- (3) entry into an agreement with the Government of Canada, the Province of Saskatchewan, and Central Mortgage and Housing Corporation,
- (a) for the construction of a subsidized rental housing project consisting of approximately 150 units for senior citizens in Regina, Saskatchewan;
 - (b) for the construction of a subsidized rental project consisting of 10 semi-detached units for senior citizens and 4 single family dwellings for low-income families, in Redvers, Saskatchewan; and
 - (c) for the construction of a subsidized rental housing project consisting of 26 units for senior citizens in Wynyard, Saskatchewan.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME





PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-127

15 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL on the recommendation of the Minister of Veterans Affairs, pursuant to section 26 of the Veterans' Land Act, is pleased hereby to approve sale as of the 1st of October, 1962, to Rex Alexander Hughes of a property described as Lots 18 and 21, North side of Isabella Street, Lots 34 to 36 inclusive, South side of Donville Street, and the road allowance between Lots 21 and 35, all in McCord's first survey in the Village of Arthur, County of Wellington, in the Province of Ontario, containing an area of approximately 1.42 acres at a price of \$8,767.00 on the following terms:

Cash Deposits:	\$600.00
	\$553.40
Repayable:	\$6,213.60 over a repayment period not in excess of thirty years
Rate of Interest:	3½% per annum against \$4,000.00 5% per annum against \$2,213.60.
Grant:	\$1,400.00 conditional upon compliance for a period of 10 years with an Agreement containing terms of Sale substantially consistent with Parts I and III of the Veterans' Land Act.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-130

17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada, pursuant to subsection 18(1) of the Freshwater Fish Marketing Act, is pleased hereby to appoint Mr. William George Samuel, Sioux Lookout, Ontario, to be a member of the Advisory Committee of the Freshwater Fish Marketing Corporation for a term of two years.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. G. Samuel".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SPECIFIC SALARY of any person
d in the attached Order in
cil is CONFIDENTIAL INFOR-
ON. It must not be divulged
nauthorized personnel.

se attach a copy of this
ce to any duplicate which you
make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-131

17 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Industry, Trade
and Commerce, pursuant to subsection 7(2) of the Foreign
Investment Review Act, is pleased hereby to appoint
J.R. Murray, of the City of Winnipeg in the Province of
Manitoba, to be Commissioner of the Foreign Investment
Review Agency, effective February 18, 1974, and to fix
his salary at the rate set out in the schedule hereto
which is within the range DM 1 (\$35,750 - \$43,750).


CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

Schedule

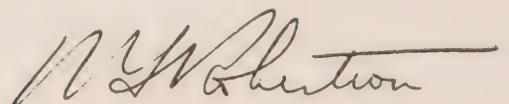
The annual salary of J.R. Murray, Commissioner of the Foreign Investment Review Agency, shall be \$42,500, effective February 18, 1974.

 Certified to be a true copy of a Minute of a Meeting of the Committee
of the Privy Council, approved by His Excellency the Governor
General on the 17 January, 1974

PRIVY COUNCIL

The Committee of the Privy Council, on the
recommendation of the Minister of Justice, advise that
John C. Bouck, Esquire, of the City of Vancouver in the
Province of British Columbia, barrister-at-law, be
appointed a Judge of the Supreme Court of British Columbia.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME



CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

Certified to be a true copy of a Minute of a Meeting of the Committee
of the Privy Council, approved by His Excellency the Governor
General on the 17 January, 1974



PRIVY COUNCIL

The Committee of the Privy Council, on the
recommendation of the Minister of Justice, advise that
S.M. Toy, Esquire, of the City of Vancouver in the
Province of British Columbia, one of Her Majesty's
Counsel learned in the law, be appointed a Judge of the
Supreme Court of British Columbia.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "M. W. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-135

17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mrs. Judith Potter to be Chairman of the
Boards of Referees for the Ontario Regional Division
and particularly for the District of London, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

the SPECIFIC SALARY of any person
mentioned in the attached Order in
Council is CONFIDENTIAL INFOR-
MATION. It must not be divulged
to unauthorized personnel.

Please attach a copy of this
notice to any duplicate which you
may make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-136

17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL, on the recommendation of the Prime
Minister, pursuant to section 4 of the Post
Office Act and subsection 23(1) of the
Interpretation Act, is pleased hereby to
appoint W.H. Wilson to act in the stead of
John A.H. Mackay, Deputy Postmaster General,
for a period commencing on January 14, 1974
and terminating on March 18, 1974, and to fix
the salary of Mr. Wilson at the rate set out
in the Schedule hereto, which salary is within
the range DM 2 (\$42,000 - \$49,500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

Schedule

The annual salary of W.H. Wilson,
the person appointed to act in the stead of
the Deputy Postmaster General, shall be \$45,000
for the period commencing on January 14, 1974
and terminating on March 18, 1974.



P.C. 1974-137
17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport, pursuant
to section 5 of the Harbour Commissions Act, is pleased
hereby to appoint Mr. Donald Beaton of Nanaimo, British
Columbia, to be a member of the Nanaimo Harbour Commission,
to hold office during pleasure for a term of three years.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, which appears to be "M. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-133

17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to sections 6 and 8 of the Canadian National
Railways Act, is pleased hereby to appoint each of the
following persons to be a Director of the Canadian
National Railway Company for a term of three years,
and to fix at \$5,000 per annum the salary to be paid
to each of them:

James Sharp Hinds, Esquire,
Sudbury, Ontario

Lawrence Charles Latouche Jolivet, Esquire,
Vancouver, British Columbia

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-138

17 janvier 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Transports et en vertu des articles 6 et 8 de la Loi sur les Chemins de fer nationaux du Canada, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes chacune des personnes mentionnées ci-après administrateur de la Compagnie des chemins de fer nationaux du Canada pour un mandat de trois ans, et de fixer à \$5,000 par an le traitement qui sera versé à chacune d'elle:

M. James Sharp Hinds
Sudbury (Ontario)

M. Lawrence Charles Latouche Jolivet
Vancouver (Colombie-Britannique)

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-139

17 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport, pursuant
to section 6 of The Port Alberni Harbour Commissioners Act,
is pleased hereby to re-appoint Mr. Loran Kendall Jordon
of Port Alberni, British Columbia, to be a Commissioner
of the Port Alberni Harbour Commissioners for a term of
three years, effective January 1, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council, written in a cursive style.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-140

17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 5 of the Harbour Commissions Act,
is pleased hereby to re-appoint Mr. William Alfred Donald
Selby, of the City of Oshawa in the Province of Ontario,
to be a member of the Oshawa Harbour Commission, to hold
office during pleasure for a term of three years,
effective March 10, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-141

17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Veterans Affairs,
pursuant to section 3 of the Pension Act, is pleased hereby
to reappoint Joseph Gontran Bisson, Esquire, to be an
ad hoc member of the Canadian Pension Commission for a
period of one year effective January 15, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. R. Bisson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-141

17 janvier 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Affaires des
anciens combattants et en vertu de l'article 3 de la
Loi sur les pensions, il plaît à Son Excellence le
Gouverneur général en conseil de nommer de nouveau par
les présentes M. Joseph Gontran Bisson au poste de
membre ad hoc de la Commission canadienne des pensions
pour une période d'un an à compter du 15 janvier 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

PRECIS SALARY of any person
in the attached Order in
is CONFIDENTIAL INFOR-
. It must not be divulged
authorized personnel.

attach a copy of this
to any duplicate which you
ke of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-142

17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Veterans Affairs,
pursuant to section 3 of the Pension Act, is pleased
hereby to appoint Dr. Leo E. Blais to be an ad hoc member
of the Canadian Pension Commission for a period of one
year effective February 11, 1974, and to fix his salary
at the rate set out in the schedule hereto which is within
the range PM 7 (\$20,300 - \$25,500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual salary of Dr. Leo E. Blais, an ad hoc member of the Canadian Pension Commission, shall be \$25,300, effective February 11, 1974.



PRIVY COUNCIL • CONSEIL PRIVÉ

C.P. 1974-142

17 janvier 1974

Sur avis conforme du ministre des Affaires
des anciens combattants et en vertu de l'article 3
de la Loi sur les pensions, il plaît à Son Excellence
le Gouverneur général en conseil de nommer par les
présentes le D^r Léo E. Blais membre ad hoc de la
Commission canadienne des pensions pour une période
d'un an à compter du 11 février 1974, et de fixer son
traitement au taux mentionné à l'annexe ci-après,
lequel traitement se situe dans l'échelle PM 7 (\$20,300 -
\$25,500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

ANNEXE

Le traitement annuel du D^r Léo E. Blais,
membre ad hoc de la Commission canadienne des pensions,
sera de \$25,300 à compter du 11 février 1974.

SPECIFIC SALARY of any person
and in the attached Order in
Council is CONFIDENTIAL INFOR-
MATION. It must not be divulged
to unauthorized personnel.

Please attach a copy of this
Order to any duplicate which you
make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-143
17 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Veterans Affairs,
pursuant to section 25 of the War Veterans Allowance Act,
is pleased hereby to appoint Mr. Jean-Marc Favreau to be
a member of the War Veterans Allowance Board effective
February 4, 1974, and to fix his salary at the rate set
out in the schedule hereto which is within the range
PM 7 (\$20,300 - \$25,500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual salary of Mr. Jean-Marc Favreau,
a member of the War Veterans Allowance Board, shall be
\$23,300, effective February 4, 1974.



C.P. 1974-143

17 janvier 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Affaires
des anciens combattants et en vertu de l'article 25
de la Loi sur les allocations aux anciens combattants,
il plaît à Son Excellence le Gouverneur général en
conseil de nommer par les présentes M. Jean-Marc Favreau
membre de la Commission des allocations aux anciens
combattants à compter du 4 février 1974, et de fixer
son traitement au taux mentionné à l'annexe ci-après,
lequel traitement se situe dans l'échelle PM 7 (\$20,300 -
\$25,500).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

ANNEXE

Le traitement annuel de M. Jean-Marc Favreau, membre de la Commission des allocations aux anciens combattants, sera de \$23,300 à compter du 4 février 1974.



Certified to be a true copy of a Minute of a Meeting of the Committee
of the Privy Council, approved by His Excellency the Governor
General on the 17 January, 1974

PRIVY COUNCIL

The Committee of the Privy Council have had before them a report from the Right Honourable Pierre Elliott Trudeau, the Prime Minister, stating that by Commission dated the 22nd April, 1968, the Honourable William Ross Macdonald was appointed Lieutenant Governor of the Province of Ontario; and

That the said the Honourable William Ross Macdonald made and subscribed the Oaths of Allegiance and Office prescribed by section 61 of the British North America Act and assumed the duties of the said Office on the 4th July, 1968.

The Committee, therefore, on the recommendation of the Prime Minister, advise that a Commission under the Great Seal of Canada do issue appointing Pauline McGibbon, of the City of Toronto in the Province of Ontario, to be Lieutenant Governor of the Province of Ontario and that, from the date on which the said Pauline McGibbon makes and subscribes the Oaths of Allegiance and Office prescribed by section 61 of the British North America Act, the Commission issued hereunder shall supersede the Commission appointing the Honourable William Ross Macdonald to be Lieutenant Governor of the said Province.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "N. Robertson".



P.C. 1974-145

18 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Energy, Mines
and Resources, is pleased hereby to accept the resignation
of Mr. Neil J. Stewart, of the City of Ottawa in the
Province of Ontario, as a member and Associate Vice-
Chairman of the National Energy Board, appointed by
Order in Council P.C. 1970-2129 of 10th December, 1970,
and pursuant to section 3 of the Energy Supplies
Emergency Act, to appoint the said Mr. Neil J. Stewart
to be Chairman of the Energy Supplies Allocation Board,
to hold office during pleasure.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-1/146
23 January, 1974

(T.B. REC. 724627)

His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture and the Treasury Board, pursuant to subsection (1) of section 6 of the Agricultural Stabilization Act, is pleased hereby to approve the employment of Marie Eliane Kirkpatrick as a CR-4 with salary at the rate of \$7496 per annum, effective from 3rd December, 1973.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-2/146
23 January, 1974

(T.B. REC. 723801

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State and the
Treasury Board, pursuant to provisions of the Broadcasting
Act, is pleased hereby to grant approval to the Canadian
Broadcasting Corporation to enter into a lease agreement
for approximately 85,500 square feet of space in the
Westminster Building, 7925 Côte St. Luc Road, Montreal, P.Q.,
for a period of ten years from the date of occupancy with the
right to renew on the same terms and conditions for two further
periods of one year, at the annual rental of \$371,300.00
(approximately \$4.34 per sq. ft.) subject to escalation by
reason of property tax and operating cost increases, with all
services included except water and electrical power, and on
such other terms and conditions as in the present lease.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-3/146
23 January, 1974

(T.B. REC. 724143)

His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, and the Treasury Board, is hereby pleased to authorize payments of \$300 to each of 6,600 fishermen, on an ex gratia basis, in recognition of losses suffered as a result of extraordinary ice conditions.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-4/146

23 January, 1974

(T.B. Rec. 723491

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs and the Treasury Board, pursuant to section 14
of the National Capital Act, is pleased hereby to
approve a lease to the Metropolitan Life Insurance
Company, of approximately 7.7 acres of land in part of
Lot A, Concession 5, Rideau Front, Township of Gloucester,
now in the City of Ottawa, for a period of 50 years;
the rent for the first five years to be \$24,255 per
annum, such rent to be reviewed for each succeeding five
year period and not to be less than that established
for the initial five year period.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-5/146

23 January, 1974

(T.B. Rec. 723789)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs and the Treasury Board, is pleased hereby to
approve a lease, pursuant to section 14 of the National
Capital Act, to the 3M Construction Ltd., Ottawa, of
approximately 10,000 square feet of land in part of Lot I,
Concession IV, Rideau Front, Township of Gloucester, now
in the City of Ottawa, for a period of 50 years; the rent
for the first five years to be \$735 per annum, such rent
to be reviewed for each succeeding five year period and
not to be less than that established for the initial five
year period.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-6/146

23 January, 1974

(T.B. Rec. 723883)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for
Urban Affairs and the Treasury Board, is pleased hereby
to approve a lease, pursuant to section 14 of the
National Capital Act, to the Municipalities of Ottawa,
Nepean and March jointly or severally certain lands in
part of Lot 8, Concession 1, Ottawa Front, Township of
Nepean, for equestrian purposes, for a period of not
more than 50 years; the rent for the first five years
for Phase 1 to be \$8,820 per annum; pro rata rental
to be charged upon completion of Phases II and III,
such rent to be reviewed for each succeeding five year
period and not to be less than that established for the
initial five year period.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-7/146
23 January, 1974

(T.B. Rec. 724137)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs and the Treasury Board, pursuant to section 14
of the National Capital Act, is pleased hereby to approve
the acquisition by the National Capital Commission of
leasehold interest and tenant improvements of the
Pineview Golf Course in parts of Lots 18, 19 and 20,
Concession II, Ottawa Front, Township of Gloucester,
for a consideration of \$195,457.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

P.C. 1974-8/146

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ (T.B. Rec. 724154)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs and the Treasury Board, is pleased hereby to
amend Order in Council P.C. 1968-13/2100 of 19th November,
1968, which approved a programme to attempt to preserve
the American Elm Tree in the National Capital Region, at
an estimated total cost of \$500,000, in order now to increase
the estimated cost of the project to a total yearly
expenditure of \$200,000 up to and including 1979, subject
to provision of funds in the annual budgets of the Commission.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-9/146

23 January, 1974

(T.B. Rec. 724552)

(Rec. du C.T.)

His Excellency the Governor General in Council on the recommendation of the Secretary of State and the Treasury Board, pursuant to subsection (4) of section 13 of the National Film Act, is pleased hereby to approve the promotion of Mrs. Suzanne Roussos as Chief, Manpower Planning, Staffing and Development (PE 5) at a salary of \$16,250 per annum, effective December 1, 1973.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-10/146
23 January, 1974

(T.B. REC. 721308)

His Excellency the Governor General in Council,
on the recommendation of the Minister of Public Works and the
Treasury Board, is pleased hereby to authorize the entry by
Her Majesty in right of Canada into an Agreement with the
Toronto Harbour Commissioners whereby the Commissioners will
transfer to Her Majesty in right of Canada their lands in
the area designated as a new urban park on the waterfront of
downtown Toronto and as illustrated on DPW Plan 105125, in
exchange for \$6 million in port improvements and port faci-
lities, the said Agreement to be drawn up by the Department
of Justice and to contain substantially the terms and con-
ditions as set out in the Schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIEE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The Consideration to be paid by the Government of Canada to be \$6 million; this to be a net amount to the benefit of the Commission and the Government of Canada is to take the lands, illustrated on DPW Plan 105125 initialled by the Toronto Harbour Commission, in their present status, including any existing leases. The Commissioners will execute the necessary documents to transfer the lands to the Federal Crown upon and effective from the date a formal agreement embodying these presents is executed. The Commissioners will assist the Government in every way in connection with existing leases or any other interests.

Expenditures are to be made by the Government of Canada for capital works to be carried out from time to time on lands owned or under the control of the Toronto Harbour Commissioners. The Government of Canada to have the right to make any cash payments that it wishes at the end of any Federal Government fiscal year, and in any event, the obligation will be completed by the 31st day of March, 1981, through either capital works or cash payments.

The Toronto Harbour Commissioners will by resolution advise the Government of Canada, through the Deputy Minister of Public Works, as to the capital works required by them and to be paid for under the terms of the agreement by the Government.

As the arrangement dates from October, 1972, the Commissioners shall have the right to submit capital works originated and carried out since that time as part of the capital works, but the Government of Canada shall have the right to consider such for payment in the 1973-74 or 1974-75 fiscal year.

The development of all requirements and the timing of the execution of the improvements shall be the responsibility of the Toronto Harbour Commissioners, subject to the provision by Parliament of the required funds in each or any year. In view of the engineering, architectural, technical and other related resources within both the Department of Public Works and the Commission in the provision of such capital improvements, the design and construction services shall be carried out in full cooperation between the two parties having in mind the special disciplines of each.

Every effort shall be made to utilize the design and construction resources of the Department of Public Works and engineering or other services provided by the Department shall not be a charge against the agreed capital improvements. Special consultant services and out-of-pocket expenses such as travel, living expenses, etc. shall be charged to the project at cost.

Contract documents and estimated costs shall be approved by the Commissioners prior to tendering.

In the execution of the individual works associated with the capital program, the Department of Public Works shall carry out related contract administration functions in accordance with the current Government Contract Regulations.

Changes, extras, etc. and their resulting change orders shall be approved by the Commissioners.

There shall be regular meetings between officials of the Department of Public Works and the Toronto Harbour Commissioners to review progress of the program and to ensure good communications between both parties.



CANADA
PRIVY COUNCIL

P.C. 1974-11/146
23 January, 1974

(T.B. REC. 724407)

His Excellency the Governor General in Council, on the recommendation of the Ministers of Transport and National Defence and the Treasury Board, pursuant to Section 35 of the Public Works Act, is pleased hereby to transfer from the Department of National Defence to the Ministry of Transport, effective 1 April, 1974, the powers, duties and functions in respect of crash rescue and structural fire protection services at Victoria International Airport, Patricia Bay, British Columbia, and the management, charge and direction of:

- (a) All of the one storey wood frame building designated as Building No. 49 (Fire Hall) at the said airport, together with the site and access road shown shaded in black on Department of Transport Drawing No. S-BC-26-1.
- (b) Three fire vehicles more particularly described as follows:
- | | |
|---------------------------|---------------------|
| Triple Combination Pumper | ECC 140309/58-97902 |
| Light Rescue Vehicle | ECC 140323/64-68161 |
| Major Foam Vehicle | ECC 140322/66-97796 |
- (c) All ancillary crash rescue and fire protection materiel and equipment at the said airport.

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CANADA
PRIVY COUNCIL

P.C. 1974-12/146
23 January, 1974

(T.B. REC. 724010)

His Excellency the Governor General in Council, on the recommendation of the Minister of Industry, Trade and Commerce and the Treasury Board pursuant to Sections 5 and 15 of the Statistics Act is pleased hereby

1. to authorize the payment of an amount of \$2,398 to Census Commissioners for the 1974 Census Test. \$898 to be paid at the Chief Statistician's discretion and the remaining \$1,500 when the duties have been faithfully and entirely performed;
2. to authorize the payment of hourly rates and the scales of fees, as shown in Schedules 1, 2 and 3 of Appendix A attached, to persons employed under the Statistics Act;
3. to authorize the payment of expenses to persons employed under the Statistics Act, for mileage at the rate of 14.5 cents per mile and for other expenses in accordance with the Treasury Board Travel Directive;
4. to authorize the Chief Statistician to approve payment for special means of travel in regions where such means are required; and
5. to authorize the Chief Statistician to compensate persons employed under the Statistics Act being trained for the purpose of taking the 1974 Census Test as shown in Schedule 1 of Appendix B attached.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE 1
PAY FOR PERSONS EMPLOYED
UNDER THE STATISTICS ACT

APPENDIX A

Fees for Census Representatives

Type of Enumeration Area		Form Number	Fees to be paid, per form except where indicated
Mail back	A	2A	.60
		2B	.88
	B	2A	.69
		2B	.97
	C	2A	.75
		2B	1.03
Pick-up	A	2A	.74
		2B	.93
	B	2A	.80
		2B	1.01
	C	2A	.85
		2B	1.05
	D	2A	1.04
		2B	1.29
	E	2A	2.00
		2B	2.21
Special areas		1 Section III (1)	7.00 per line
		1A	.05 per line
		3 (permanent resident)	.30 per form
		3 (temporary resident)	.10 per form
		6C	.10 per line
		6	1.36 per form
		6D (Part 1)	.40 per form
	6D (Part 2)	.20 per form	

(1) Section III deals with collective dwellings only

SCHEDULE 2
Fees for Census Representatives in Total
Variance Enumeration Areas

Type of Enumeration Area		Form Number	Per form per drop-off	Fees per form retrieved
Mail-Back	A	2A	.28	.40
		2B	.28	.73
	B	2A	.36	.53
		2B	.36	.87
	C	2A	.40	.56
		2B	.40	.88
Pick-Up	A	2A	.31	.66
		2B	.31	.87
	B	2A	.36	.67
		2B	.36	.88
	C	2A	.40	.69
		2B	.40	.91
	D	2A	.47	.90
		2B	.47	1.16
	E	2A	.92	1.81
		2B	.92	2.01

SCHEDULE 3

Hourly rates of Pay for Persons Employed under the Statistics Act

Job Title	Hourly Rate
Quality Control Technician	\$3.43
Administrative Assistant to Regional Office Rep.	\$3.43
Administrative Assistant to Census Commissioner	\$3.12
Special Census Representatives	\$3.43
Interpreters and Guides	\$3.43

TRAINING FOR CENSUS REPRESENTATIVES

SCHEDULE 1

Appendix B

Completion of Home Study of Population Forms	\$5.00
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Completion of Home Study of Population and Agriculture Forms	\$8.00
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Per half-day Instructions from Census Commissioners	\$11.00
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Special Training from the Census Commissioner	The applicable hourly rate
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PRIVY COUNCIL • CONSEIL PRIVÉ

C.P. 1974-147

le 23 janvier 1974

Sur avis conforme du ministre de l'Agriculture et en vertu de l'article 3 de la Loi sur la vente coopérative des produits agricoles, il plaît à Son Excellence le Gouverneur général en conseil d'autoriser par les présentes le ministre de l'Agriculture à conclure une entente avec la Coopérative Montérégienne de la ville de Rougemont, province de Québec, en vue de la commercialisation des pommes récoltées dans les régions productrices de fruits de la province de Québec au cours de l'année 1973; ces pommes doivent être transformées et vendues sous forme de jus de pomme, de purée de pomme, de pulpe de pomme et de gelée de pomme, conformément à l'annexe ci-après.

En vertu de l'article 6 de la Loi sur la vente coopérative des produits agricoles, il plaît en outre à Son Excellence le Gouverneur général en conseil d'autoriser Lachance, Brosseau, Allard et Cie de la ville de Montréal, province de Québec, à inspecter et appurer les livres et comptes de ladite coopérative.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

CONVENTION conclue ce jour de

La Coopérative Montérégienne de la ville de Rougemont,
province de Québec, ci-après dénommée le "conditionneur"

D'UNE PART

et

Sa Majesté la Reine, du droit du Canada, et représentée
dans les présentes par le Ministre de l'Agriculture,
ci-après dénommé le "Ministre"

D'AUTRE PART

ATTENDU QUE la partie de première part est une association
active selon la définition de la Loi sur la vente coopérative des
ts agricoles, et

ATTENDU QUE le conditionneur exploite un établissement de
ionnement de pommes, situé dans la ville de Rougemont, province
bec, et qu'il désire vendre, d'après un plan coopératif et
mément aux dispositions de la Loi sur la vente coopérative des
ts agricoles, une certaine quantité de pommes récoltées en 1973
es régions productrices de fruits de la province de Québec,
es pommes devant être transformées et vendues sous forme de jus
me, de purée de pomme, de pulpe de pomme et de gelée de pomme,

POUR CES MOTIFS, en considération des présentes, les parties
résente convention prennent l'une envers l'autre les engagements
ts:

- Le conditionneur s'engage à vendre ou à faire vendre le jus
de pomme, la purée de pomme, la pulpe de pomme et la gelée
de pomme produits à même les pommes qui lui sont livrées
ou qui sont livrées à son ordre, et qui seront de la
catégorie Canada Commerciales ou d'une catégorie plus élevée

(sauf que 15 p. 100 des pommes dans un lot quelconque pourront être inférieures à cette catégorie pour cause de tavelure, pourvu que lesdites pommes ne soient pas trop atteintes pour fins d'épluchage;) qui auront la maturité voulue pour la fabrication du jus de pomme et de la purée de pomme de la catégorie Canada de choix, ou de la pulpe de pomme et de la gelée de pomme de bonne qualité; toutefois, un maximum de 25 p. 100 desdites pommes pourront avoir un diamètre inférieur à 2½ pouces mais non inférieur à 2 pouces sauf que, dans le cas des pommes destinées à la fabrication de la pulpe, 10 p. 100 pourront avoir un diamètre inférieur à 2 pouces.

2. Le conditionneur convient que, sur tout le jus de pomme et la purée de pomme produits, au moins 90 p. 100 de la production totale sera de la catégorie Canada de choix ou d'une catégorie plus élevée.
3. Le conditionneur s'engage à soumettre à l'inspection du gouvernement du Québec ou du ministère de l'Agriculture du Canada, les pommes livrées pour fins de conditionnement et à ne les accepter à ces fins qu'après cette inspection et la délivrance de certificats de catégorie.
4. Le conditionneur versera aux producteurs primaires desdites pommes, désignées à l'article 1 de la présente convention, au moment de la livraison à l'établissement de conditionnement, un paiement initial de 45 cents le boisseau.
5. Le conditionneur n'effectuera aucun versement aux producteurs primaires une fois le paiement initial versé, à moins que ce second paiement ne soit d'abord approuvé par le Gouverneur général en conseil.

6. Le conditionneur vendra le jus de pomme, la purée de pomme, la pulpe de pomme et la gelée de pomme aux meilleures conditions possibles.
7. Le conditionneur s'engage à vendre, le 31 décembre 1974 ou avant cette date, tout le jus de pomme, la purée de pomme, la pulpe de pomme et la gelée de pomme produits en vertu de la présente convention, à moins que le Ministre n'accorde l'autorisation de vendre lesdits produits après cette date.
8. Pour les fins de la présente convention, "les frais de conditionnement, d'administration et de vente" comprendront les frais de réception, nettoyage, classement, entreposage ordinaire, emballage, assurance, comptabilité, salaires, loyer, dépréciation, intérêt sur les emprunts destinés à couvrir les paiements initiaux, de même que l'intérêt sur les emprunts destinés à couvrir les frais de conditionnement, d'administration et de vente ainsi que toutes autres dépenses incluses à juste titre dans le compte d'exploitation en vue de la vente du produit. Les frais maximaux prévus en vertu du présent paragraphe ne doivent pas dépasser \$2.15 le boisseau.
9. Le Ministre s'engage, au cas où le prix de gros moyen obtenu pour les pommes répondant aux descriptions énoncées à l'article 1 de la présente convention, produites en 1973, livrées au conditionneur et transformées et vendues sous forme de jus de pomme, purée de pomme, pulpe de pomme et gelée de pomme le 31 décembre 1974, ou avant cette date, ou à une date plus tardive que peut autoriser le Ministre, est inférieur au versement initial plus les frais effectifs de conditionnement,

d'administration et de vente, lesquels ne doivent pas dépasser le maximum fixé à l'article 8 de la présente convention, à verser au conditionneur la différence en plus, le cas échéant, entre le versement initial plus lesdits frais et le prix de gros moyen susmentionné.

1. Les livres et la comptabilité du conditionneur seront inspectés et vérifiés par un comptable ou un vérificateur de profession tel que le prévoit l'article 6 de ladite Loi et le rapport du comptable sera, au besoin, soumis au Ministre.

2. Le conditionneur fera connaître au Ministre à la fin de chaque mois, pendant la durée de la présente convention, la quantité totale de pommes qui lui a été livrée; la quantité totale de jus de pomme, purée de pomme, pulpe de pomme et gelée de pomme produite; la quantité totale de jus de pomme, purée de pomme, pulpe de pomme et gelée de pomme vendue; et la valeur totale de vente du jus de pomme, de la purée de pomme, de la pulpe de pomme et de la gelée de pomme ainsi écoulés durant le mois.

3. Il est en outre convenu qu'en cas de différend quant à l'interprétation d'une disposition de la présente convention, la décision du Ministre sera sans appel et obligatoire.

4. Pour les fins de la présente convention le boisseau ne doit pas peser moins de 45 livres.

1. La présente convention prend effet le 15 août 1973 et est rétroactive à cette date. Elle s'appliquera aux pommes achetées et au jus de pomme, à la purée de pomme, à la pulpe de pomme et à la gelée de pomme produits conformément à ses dispositions, à compter de cette date, et elle demeurera en vigueur tant que des pommes seront livrées au conditionneur en quantités suffisantes pour permettre l'exploitation rentable de l'établissement de conditionnement jusqu'au 31 décembre 1974

EN FOI DE QUOI les parties à la présente convention ont leurs signatures et sceaux.

Conditionneur

Ministre de l'Agriculture



P.C. 1974-148

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Agriculture,
pursuant to section 9 of the Prairie Farm Assistance
Act, is pleased hereby to appoint the person whose name
is listed in the schedule hereto, to the position and at
the rate indicated therein for the period April 1st, 1973
to July 31st, 1974, as and when required, in accordance
with the terms contained in Order in Council P.C. 1972-2/1430
of 27th June, 1972.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-152

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Secretary of State for External Affairs reports as follows:

That the International Bank for Reconstruction and Development, the World Health Organization, the United Nations Food and Agriculture Organization and the United Nations Development Program have set up a joint project to fight onchocercosis in West Africa;

That the Minister requests the authority of the Governor in Council for a specific Canadian contribution of Can.\$500,000 for the fiscal year 1973/1974;


That no part of this contribution would be tied; and

That the special account established by Vote 33(d) of the Appropriation Act No 2, 1965, as amended by Vote 35 of the Appropriation Act No 1, 1968, permits the making of payments in accordance with the terms and conditions approved by the Governor General in Council for furnishing economic, technical, educational and social aid to the developing countries.

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to Vote 33(d) of the Appropriation Act No 2, 1965, as amended by Vote 35 of the Appropriation Act No 1, 1968, is pleased hereby to authorize a specific contribution of Can.\$500,000 for the fiscal year 1973/1974 to the International Bank for Reconstruction and Development for the joint project to fight onchocercosis in West Africa.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIEE CONFORME

A handwritten signature in dark ink, appearing to read "M. L. Wharton", is written over a horizontal line.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-153

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State for
External Affairs, pursuant to Vote No. 1 of the
Appropriation Act 1973-74, is pleased hereby to appoint
Mr. Lawrence Austin Hayne Smith, High Commissioner for
Canada in Barbados, to be concurrently High Commissioner
for Canada in Grenada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-158

23 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL

is pleased hereby, pursuant to subsection 6(3) of the National Parks Act, to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Prince Albert National Park, the estate in leasehold of the land described in the Schedule hereto, from Miss Myrtle A. Strangways, 200 Bliss Apartments, Prince Albert, Saskatchewan, for the sum of \$14,500 subject to the said estate in leasehold being surrendered by the holder thereof, free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not adversely affect the use of the land for the purpose for which it is required, and subject to the condition that the lessee may continue to store her furniture on the property until June 1, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

All and Singular that certain parcel or tract of land, lying and being in the said Park, and being composed of Lot Number Twenty-Two (22), as shown and laid down on the plan of Clare Beach Subdivision, in Township 57, Range 2, West of the 3rd meridian, Province of Saskatchewan, approved and confirmed by F.H. Peters, Surveyor General, on the first day of May 1934, and of record in the Land Titles Office at Prince Albert under No. B.K. 747.

Ottawa, Ontario K1A 0H4
January 3, 1974
File No. 67/5-L2.2/22

Gill/jb



P.C. 1974-159

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 26th day of November, A.D. 1971.

REGISTERED: In the Land Titles Office for the Regina Land
Registration District at Regina, in the Province
of Saskatchewan on the 26th day of November A.D.,
1971.

as Number 71R37628

MORTGAGOR(S): Monte Ross Carrier and Barbara Anne Carrier, both
of the City of Regina, in the Province of
Saskatchewan, Husband and Wife respectively, as
joint tenants and not as tenants in common.

MORTGAGEE: Her Majesty the Queen in right of Canada as
represented by the Minister of Indian Affairs
and Northern Development.

PRINCIPAL: Nine Thousand (\$9,000) Dollars.

REAL PROPERTY: All the piece of land in the Province of
Saskatchewan, and being described as follows:

Lots Twenty-nine (29) and Thirty (30), in
Block Fifteen (15), in Eastern Annex, in the City
of Regina, in the Province of Saskatchewan, in
the Dominion of Canada, according to a Plan of
Record in the Land Titles Office for the Regina
Land Registration District as No. F 1625.

Minerals in the Crown.



P.C. 1974-160

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 20th day of January, A.D., 1969.

REGISTERED: In the Land Registry Office at the City of Victoria,
B.C., on the 24th day of January 1969.

as Number 372271-G

MORTGAGOR (S): Harvey Conrad Nepinak and Florence Mary Nepinak
both of 117-12th Avenue South, in the City of
Port Alberni, in the Province of British Columbia
as joint tenants. Pulp Mill Worker and Housewife
respectively.

MORTGAGEE: Her Majesty the Queen in Right of Canada as represented
by the Minister of Indian Affairs and Northern
Development.

PRINCIPAL: Nine Thousand (\$9,000.00) Dollars.

REAL PROPERTY: ALL AND SINGULAR that certain parcel or tract of
land and premises situate, lying and being in the
City of Port Alberni and Province of British
Columbia, and being composed of:

Lot Three (3)

District Lot One (1)

District Alberni

Plan 11968



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-161

23 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2
of the Satisfied Securities Act,
the lien on the land described in
the Schedule hereto, created by the
mortgage described in the Schedule,
has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1)
of the Public Lands Grants Act, the
execution by the Minister of Indian
Affairs and Northern Development and
the issue to Clarence John MacDonald
and Kathleen Ann Abram as joint
tenants, both of Brookfield, in the
County of Colchester, and the Province
of Nova Scotia of such instrument as
may, in the opinion of the Deputy
Minister of Justice, effectively
discharge the said mortgage described
in the Schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 4th day of November A.D., 1969.

REGISTERED: At the Office of the Registrar of Deeds for
Colchester County, Truro, Nova Scotia, at 4:16 p.m.,
November 4, 1969.

as Number 2523 in Libre 353 Page 377.

MORTGAGOR (S): Clarence John MacDonald and Kathleen Ann Abram as
joint tenants, both of Brookfield, in the County
of Colchester and the Province of Nova Scotia.

MORTGAGEE: Her Majesty the Queen in right of Canada as
represented by the Minister of Indian Affairs and
Northern Development.

PRINCIPAL: Ten Thousand (\$10,000) Dollars.

REAL PROPERTY: ALL that said lot, piece or parcel of land situate,
lying and being at Hilden, in the County of Colchester,
Province of Nova Scotia, and bounded and described as
follows:

LYING to the North and beginning at an iron pipe on
the North boundary of the Irwin Lake Road and being
North 86 degrees 30 minutes West a distance of 20 feet
from Clarence Johnston's West boundary;

THENCE running North 86 degrees 30 minutes West 75
feet along the Northern boundary of the Irwin Lake
Road to an iron pipe;

THENCE running North 9 degrees 30 minutes East
100 feet to an iron pipe;

THENCE running South 86 degrees 30 minutes East
75 feet to an iron pipe on the Western boundary of a
20 foot right of way leading to Clarence Johnston's
lot;

THENCE running South 9 degrees 30 minutes West 100
feet along the Western boundary of the right of way
to the place of beginning.

BEING part of the land conveyed by Clarence Johnston
et al to the Director, The Veterans' Land Act by a
deed bearing date the 8th day of August, A.D. 1961,
and recorded in the Office of the Registrar of
Deeds in and for the County of Colchester on August 25,
1961 as Number 1351, Book 292, page 217.

AND BEING the same land as conveyed by The Director,
The Veterans' Land Act to Laurie Frederick Watson and
Yvonne Marie Watson by a deed bearing date the 2nd day
of July, A.D. 1964, and recorded in the Office of The
Registrar of Deeds aforesaid on December 16, 1964 as
Number 2836, Book 316, Page 195.



P.C. 1974-163

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Spyros D. Loukidelis, of the City of North Bay, in the Province of Ontario, was appointed a Judge for the County and District Courts of the Counties and Districts of Ontario on the twenty-fifth day of October, 1973 and was thereupon assigned to the Sudbury District by the provincial authorities; on the thirty-first day of December, 1973 this Judge was appointed Junior Judge of the District Court for the District of Sudbury;

AND WHEREAS Judge Loukidelis has requested that the Governor in Council approve of his residence at the City of North Bay from the twenty-fifth day of October, 1973 to the thirtieth day of June, 1974 so that, pursuant to the Judges Act, travelling allowances may be paid to him in respect of that period permitting him time to locate a suitable permanent residence in the City of Sudbury and permitting his children to complete their school year in the City of North Bay.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, pursuant to the Judges Act, is pleased hereby to approve the residence of His Honour Judge Spyros D. Loukidelis at the City of North Bay from the twenty-fifth day of October, 1973 to the thirtieth day of June, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-165

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Agriculture
and the Minister of Finance, pursuant to sections 12 and
13 of the Farm Credit Act, is pleased hereby to authorize
the Minister of Finance:

- (a) to pay to the Farm Credit Corporation during the fiscal year ending March 31, 1974, an amount not exceeding \$6,500,000 which will have the effect of increasing the capital of the Corporation by that amount; and
- (b) to make loans to the Corporation during the fiscal year ending March 31, 1974, not exceeding in the aggregate \$232,160,000, or \$162,650,000 after taking into account the repayments of principal to be made by the Corporation during the said fiscal year, subject to the terms and conditions detailed in the attached Appendix "A" with respect to loans for the general purposes of the Farm Credit Act and Appendix "B" with respect to loans for the specific purposes of the Small Farm Development Program, provided that no loan shall be made at any time that would make the aggregate of loans outstanding exceed twenty-five times the capital of the Corporation.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-171

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, is pleased
hereby to authorize payment to Murray V. Jones, Esquire,
of the City of Toronto, Ontario and Dr. Howard Petch,
Esquire, of the City of Kitchener, Ontario, as Commissioners
of the Airport Inquiry Commission, appointed under Part I
of the Inquiries Act (Order in Council P.C. 1973-3026 of
5th October, 1973) an honorarium of \$250 per day while
on duty as Commissioners and a non-accountable living
allowance of \$45 per day and actual transportation
expenses while in travel status away from their normal
places of residence in connection with the conduct of
the Commission.

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A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-174

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Public Works,
is pleased hereby to amend Order in Council P.C. 1970-174
of 27th January, 1970, which authorized an exchange of
land in the Town of Port Dover in the County of Norfolk,
Ontario with Mr. G.T. Gordon and Mrs. Edith N. Gordon,
by deleting therefrom the names "Mr. G.T. Gordon and
Mrs. Edith N. Gordon" wherever they appear in the said
Order in Council and substituting therefor the names
"Roy Edric Guscott and Iris Guscott", who are successors
in title to the G.T. Gordon property.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-175

23 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Public Works,
pursuant to section 39 of the Public Works Act, is pleased
hereby to authorize the lease, without prior tender and
without auction after public advertisement, to Consumers
Gas Company for a period of twenty-five years and for
the sum of \$100 a subsurface easement 10 feet in width
by approximately 3,250 feet in length through the parcels
of land lying and being in the Township of Nepean, Province
of Ontario, more particularly described in Schedule "A"
hereto and subject to the conditions set out in Schedule
"B" hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE "A"

ALL AND SINGULAR those certain parcels or tracts of land and premises situate, lying and being in the Township of Nepean in the Regional Municipality of Ottawa-Carleton, in the Province of Ontario.

BEING COMPOSED of part of Lot 21, Concession 3, Rideau Front, of the said Township of Nepean and designated as PARTS 1 and 3 on a Plan of Reference deposited in the Registry Office for the Registry Division of Ottawa as Plan No. 4R-442.

SCHEDULE "B"

1. The easement is for the installation and maintenance of one 12 inch diameter gas line.
2. The consideration for this easement will be \$100 for a period of 25 years on the life of the works whichever shall be the lesser.
3. Upon completion of any work on the eased lands, Consumers Gas Company will reinstate the lands equivalent to or better than the original appearance and to the satisfaction of the Department of Public Works.
4. The Consumers Gas Company shall be responsible for repairing any subsidence over the eased lands to the satisfaction of the Department.
5. Consumers Gas Company shall remove from the site any excess excavated material not used for backfilling purposes.
6. Consumers Gas Company will protect the Department's fences, ditches, trees and hedges during installation and maintenance of the gas main.
7. Where the eased lands or any parts thereof is required by the Department for any purpose, Her Majesty, Her Servants, Agents or Workmen may enter and use the whole or any part thereof on the expiration of six months' notice in writing to Consumers Gas Company from the Department of Public Works.
8. Any notice given or required to be given by the Department of Public Works may be given by mailing to Consumers Gas Company at the address set down in this easement or at such other address as the Department shall have received notice of.
9. This easement expires and becomes void on the 1st day of April, 1999 unless terminated earlier by the Department of Public Works under condition seven (7).
10. On the termination of this easement agreement either by condition seven (7) or nine (9), the Consumers Gas Company will at its own cost and expense relocate the underground plant covered by this easement and restore the lands to the satisfaction of this Department.

11. The Consumers Gas Company will save harmless and indemnify the Department of Public Works from and against all manner of action, causes of action, claims, demands, loss, costs and suits that may arise, be sustained or prosecuted against the Department of Public Works for or by reason of this easement or for or by reason of any act or acts, or thing or things done, alleged or ought to have been done by the Consumers Gas Company, or by any of its officers, servants, workmen, agents or contractors.
12. The Consumers Gas Company may not assign any right or privilege granted by this easement.
13. The easement will be subject to any easements, agreements or licences previously granted in or on the subject lands.
14. It is further understood and agreed that Public Works retain the right to grant easements to other public utility corporations and bodies within the eased area.
15. Consumers Gas Company will be responsible for all legal and survey work in this transaction.
16. Prior to commencing, repairing or removing the works, Consumers Gas Company will notify the Department in writing.
17. The Consumers Gas Company will ensure that all parts of the installation covered by this easement are at sufficient depth as to permit machine moving.
18. The Department of Public Works will retain the surface rights to the eased lands as well as the right to cross the eased lands with or without vehicles, to construct a road or pathway and to landscape the subject lands.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-176

23 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Public Works,
pursuant to section 39 of the Public Works Act, is pleased
hereby to authorize the lease without prior tender and
without auction after public advertisement to Bell Canada,
for a period of twenty years and for the sum of \$200, a
utility easement eight feet wide by thirty-five feet in
depth over and through the parcel of land in the City of
Ottawa, Province of Ontario, more particularly described
in Schedule "A" hereto and subject to the conditions set
out in Schedule "B" hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE "A"

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of Gloucester (now in the City of Ottawa) in the Regional Municipality of Ottawa-Carleton and the Province of Ontario, and being composed of part of LOT 24, Concession I (O.F.) of the said Township, being PART I as shown on Plan of Reference registered in the Registry Office for the Registry Division of Carleton No. 5 as No. 5R-410.

SCHEDULE "B"

1. The easement is for the installation and maintenance of one (1) manhole and two (2) equipment cabinets.
2. Bell Canada will save harmless and indemnify the Department of Public Works from and against all manner of actions, causes of action, claims, demands, loss, costs and suits that may arise, be sustained or prosecuted against the Department for or by reason of this easement or the installations by Bell Canada on the eased lands, or for or by reason of any act or acts or thing or things done, alleged or ought to have been done by Bell Canada or by any of its officers, servants, workmen, agents or contractors.
3. Bell Canada will protect the Department's fences, ditches, trees and hedges during construction or repairs on the eased lands.
4. Bell Canada, at their own expense, will remove its installations and restore the lands to the satisfaction of the Department upon the expiry of this easement agreement or upon its termination by the Department of Public Works under condition fourteen (14).
5. Bell Canada will be responsible for all legal and survey work in this transaction.
6. Prior to commencing, repairing or removing the works, Bell Canada will notify the Department in writing.
7. Upon completion of any work on the easement, Bell Canada will reinstate the lands equivalent to or better than the original appearance and to the satisfaction of the Department of Public Works.
8. It is further understood and agreed that Public Works retain the right to grant easements to other public utility corporations and bodies within the easement area.
9. Bell Canada will erect protective fencing around any excavation.
10. The easement will be subject to any easements, agreements or licences previously granted in or on the subject lands.
11. Bell Canada must locate by legal survey any and all other easements affected by and to which this grant of easement will be subject.
12. The consideration for the granting of this easement is the sum of \$200.00.
13. Bell Canada may not assign any right or privilege granted by this easement.

14. Where the eased lands or any part thereof is required by the Department for any purpose, Her Majesty, Her Servants or Agents may enter and use the whole or any part thereof on the expiration of five months notice in writing to Bell Canada from the Department of Public Works.
15. Any notice given or required to be given by the Department of Public Works may be given by mailing to Bell Canada at the address set down in this easement or at such other address in Canada as the Department shall have received notice of.
16. This easement expires and becomes void on the first day of January 1994, (January 1st, 1994) unless terminated earlier by the Department of Public Works under condition fourteen (14).



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-182

23 January, 1974

WHEREAS the Solicitor General reports that the Commissioner of the Royal Canadian Mounted Police has recommended that Superintendent James Andrew Macauley promoted to that rank on August 1st, 1972, by Order in Council P.C. 1972-1811 of 24th August, 1972, be compulsorily retired to pension for reasons of ill health.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Solicitor General, hereby compulsorily retires to pension Superintendent James Andrew Macauley for reasons of ill health, effective February 15th, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-184

23 January, 1974

WHEREAS the Minister of Transport reports that the Management of Canadian National Railways advise as follows:

That the Ontario Department of Highways has asked the Canadian National Railways to consider removal of Canadian National's Pickering Town Spur at no expense to the Railway, with a contribution of \$100,000 towards the cost of building a new spur, all in connection with the Highways Department planned expansion of Highway 401 through the Pickering, Ontario, area;

That, pending negotiations for removal of the above stated spur, the Canadian National proposes to construct a new industrial lead track, some 8,900 feet long, coming off the Kingston Subdivision at mile 311.12, together with a runaround track 800 feet long, all as shown on Railway plan KIN 11:59, revised to July 13, 1973, on record in the Department of Transport;

That the said trackage will open 940 acres of potential industrial land to rail service and the Township of Pickering will provide the right-of-way at no cost to the Railway and contribute \$68,700 towards the capital cost of construction, with the Railway's portion of cost being \$302,000; and

- 2 -

That the Minister of Transport, has sanctioned the location of the said trackage.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, pursuant to paragraph 22(1)(a) of the Canadian National Railways Act, is pleased hereby to approve the construction, operation and maintenance by the Canadian National Railway Company of the aforesaid industrial lead track on the said location.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIEE CONFORME

A handwritten signature in dark ink, appearing to read "N. W. Robertson", is written over a horizontal line.



P.C. 1974-186

23 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 11 of the National Harbours Board
Act, is pleased hereby to authorize the National Harbours
Board to lease a property at the harbour of Vancouver,
British Columbia, to May Marine Electric Limited, in
accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. A. L. Martin".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

LEASE NO. V-900

NATIONAL HARBOURS BOARD

TO

MAY MARINE ELECTRIC LIMITED

-
- HARBOUR:** Vancouver
- PROPERTY:** Waterlot of 913,003 sq. ft. contiguous to and lying southerly from reclaimed property owned by May Marine Electric Limited fronting on Parcel "B", Block 27, D.L. 266.
- TERM:** Twenty-one years commencing June 22, 1971 and terminating June 21, 1992 with a right of renewal for one further period of twenty-one years.
- RENTAL:**
- (1) For the period June 22, 1971 - June 21, 1974: \$40,081.40 per annum, subject to Lessee's right of appeal to the Federal Court within 90 days of execution of Lease for determination of rental rate by the Court if stated rate is unacceptable;
 - (2) For the periods June 22, 1974 - June 21, 1977, June 22, 1977 - June 21, 1980, June 22, 1980 - June 21, 1983, June 22 - 1983 - June 21, 1986, June 22 - 1986 - June 21, 1989 and June 22, 1989 - June 21, 1992: At such rate as may be determined by the Board;
- and in the event of renewal
- (3) For the periods June 22, 1992 - June 21, 1995, June 22, 1995 - June 21, 1998, June 22, 1998 - June 21, 2001, June 22, 2001 - June 21, 2004, June 22, 2004 - June 21, 2007, June 22, 2007 - June 21, 2010 and June 22, 2010 - June 21, 2013: At such rate as may be determined by the Board.

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PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-187

23 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs, pursuant to section 40 of the National Housing
Act, is pleased hereby to approve

- (1) entry into an agreement with the
Government of Canada, the Province
of Saskatchewan and Central
Mortgage and Housing Corporation,
for the construction of a subsidized
rental housing project consisting of
96 units for senior citizens in Swift
Current, Saskatchewan; and
- (2) entry into an agreement with the
Government of Canada, the Province
of British Columbia and Central
Mortgage and Housing Corporation for
the acquisition of a subsidized rental
housing project consisting of 18 units
for low income families in the District
of Sparwood, British Columbia.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-188
23 January, 1974

His Excellency the Governor General in Council on the recommendation of the Minister of Veterans Affairs, pursuant to section 26 of the Veterans' Land Act, is pleased hereby to approve sale to Thomas Henry Smith of a property described as Lot 29, Section 31, Victoria District, Plan 13000, Province of British Columbia, containing an area of approximately .29 of an acre for an amount of \$15,470.68 on the following terms:

Cash Deposits: \$600.00
 \$ 58.68

Repayable: \$14,000.00 over a repayment period
 not in excess of thirty years.

- 2 -

Rate of Interest: 3½% per annum against \$4,000.00
7% per annum against \$10,000.00

Grant: \$812.00 conditional upon compliance
with an agreement substantially
consistent with the terms and
conditions of Form VLA 403, being
substantially consistent with
Parts I and III of the Veterans'
Land Act.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME





P.C. 1974-191
24 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Agriculture with the concurrence of the Minister of Finance, pursuant to section 30 of the Farm Products Marketing Agencies Act, is pleased hereby to appoint the firm of Touche Ross & Co. to be auditors for the Canadian Egg Marketing Agency, to audit its accounts and financial transactions for the fiscal years ending December 31, 1973, 1974 and 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely belonging to the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

PRECIFIC SALARY of any person
in the attached Order in
il is CONFIDENTIAL INFOR-
N. It must not be divulged
authorized personnel.

attach a copy of this
to any duplicate which you
ke of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-192
24 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Energy, Mines
and Resources, pursuant to the National Energy Board
Act, is pleased hereby to designate Jack Garry Stabback,
Esquire, a member of the National Energy Board, to be
an Associate Vice-Chairman of the National Energy Board,
and to fix his salary at the rate set out in the schedule
hereto which is within the range SX 3 (\$30,250 - \$38,250),
effective January 14, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual salary of Jack Garry Stabback,
Associate Vice-Chairman of the National Energy Board,
shall be \$38,000, effective January 14, 1974.



P.C. 1974-193
24 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Lieutenant Governor in Council of the Province of Newfoundland by OC-1430/73 dated December 12, 1973, recommended the re-appointment of Mr. Clifford P. Russell as a Director of the Canadian Saltfish Corporation.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada, pursuant to section 3 of the Saltfish Act, is pleased hereby to re-appoint Mr. Clifford P. Russell to be a Director of the Canadian Saltfish Corporation for a term of three years effective December 23, 1973.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SPECIFIC SALARY of any person
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nauthorized personnel.

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make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-194
24 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State for External
Affairs, pursuant to Article 7 of the Treaty relating to
Boundary Waters and Questions arising along the Boundary
between Canada and the United States, confirmed by Chapter
28, 1-2 George V, is pleased hereby to appoint Maxwell Cohen,
Esquire, to be a Commissioner of the International Joint
Commission for a term of five years, and to fix his
salary at the rate set out in the schedule hereto which
is within the range DM 1 (\$35,750 - \$43,750).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual salary of Maxwell Cohen, Esquire,
Commissioner of the International Joint Commission,
shall be \$35,750.

PRECIFIC SALARY of any person
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l is CONFIDENTIAL INFOR-
N. It must not be divulged
authorized personnel.

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Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-198
24 January, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, pursuant to
section 20 of the Ministries and Ministers of State Act,
is pleased hereby to appoint Mr. James W. MacNeill to be
Secretary of the Ministry of State for Urban Affairs, to
hold office during pleasure, and to fix his salary at
the rate set out in the schedule hereto which is within
the range DM 1 (\$35,750 - \$43,750).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual salary of Mr. James W. MacNeill,
Secretary of the Ministry of State for Urban Affairs,
shall be \$40,000.



P.C. 1974-199
24 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State of Canada,
pursuant to section 4 of the Canada Council Act, is pleased
hereby to appoint Mr. Mavor Moore, Toronto, Ontario, to be
a member of the Canada Council for a term of three years.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-200
24 January, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State of Canada,
pursuant to section 4 of the Canada Council Act, is pleased
hereby to appoint Dr. John Deutsch, Kingston, Ontario, to
be a member of the Canada Council for a term of three years.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. A. C. L. H. T. I. O. N.", written over a horizontal line.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-1/205
12 February, 1974

(T.B. REC. 724720)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Agriculture and the
Treasury Board, pursuant to Section 4 of the Public Lands
Grants Act, is pleased to authorize the issuance of Letters
Patent granting unto the City of Lethbridge a parcel of land
containing 90.49 acres, more or less, as described in
Schedule "A" hereto, in exchange for a parcel of land
containing 152.23 acres, more or less, as described in
Schedule "B" hereto, and the payment of \$3,500.00, and to
enter into an agreement substantially in the form annexed
hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-2/205

12 February, 1974

(T.B. REC. 723797

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State and the
Treasury Board, pursuant to paragraph 39(1)(m) of the
Broadcasting Act, is pleased hereby to approve the
acquisition by the Canadian Broadcasting Corporation
of additional shares of the common stock of its wholly
owned subsidiary St. Clair River Broadcasting Limited,
to a total value sufficient to enable that Corporation
to, as of April 1, 1974, acquire the interests of its
partner CFTO-TV Limited in the partnership known as
CKLW-TV and to liquidate as soon as possible the
indebtedness of the partnership.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-3/205

12 February, 1974

(T.B. REC. 724689)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development and the Treasury Board, is
pleased hereby to approve entry into an agreement with
the Government of the Province of Ontario, effective
April 1, 1973, substantially in the form annexed in the
schedule hereto, for the provision of services connected
with the prevention and control of forest fires on
Indian Reserves in Ontario based on a rate of 6 cents
per acre.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

THIS AGREEMENT for the Prevention and Control of Fires on
Indian Reserves made this day of 1973.

BETWEEN:

THE GOVERNMENT OF THE PROVINCE OF
ONTARIO, hereinafter referred to as
"Ontario",

OF THE FIRST PART,

- and -

THE GOVERNMENT OF CANADA,
hereinafter referred to as "Canada",

OF THE SECOND PART.

WITNESSETH that the parties hereto agree to and with each
other as follows:

1. In this agreement

- (a) "protected land" means all Indian Reserves or parts of Indian Reserves and surrendered lands as defined by the Indian Act within the fire districts of the Province of Ontario as established by The Forest Fires Prevention Act; and
- (b) "year" means the twelve-month period commencing on the 1st day of April and ending on the 31st day of March next thereafter.

2. The parties hereto agree that Ontario shall and may

- (a) do all things necessary to extinguish grass, brush or forest fires occurring on the protected land and assume the full cost of the prevention and control of such fires; and
- (b) provide the same prevention and detection services for the protected land as are provided by Ontario for adjacent public lands.

3.(1) Canada shall pay to Ontario on or before the 1st day of May in each year that this agreement remains in force, six cents an acre for each acre of the protected land as determined on the 1st day of January of the immediately preceding year.

(2) For the purpose of the payment due on or before the 1st day of May, 1973, the acreage of the protected land is 968,968 acres and the payment is \$58,198.08.

(3) Canada agrees to advise Ontario, in writing, on or before the 1st day of January in each year that this agreement remains in force of any change in the acreage of the protected land.

4. Nothing in this agreement renders Ontario or any of its servants or agents liable to Canada for any injury including death, loss or other damage caused to any person or property and resulting from the doing of or the failure to do any act required by this agreement.

5.(1) This agreement shall commence on the 1st day of April, 1973 and shall be and remain in force and effect until terminated by Ontario or Canada by written notice given on or before the 31st day of March in any year.

(2) Provided that this agreement is in force and effect, the parties hereto agree that the terms and conditions of this agreement shall be subject to review at the end of five years from the 1st day of April, 1973, and at the end of each and every five years thereafter.

The parties hereto agree that the agreement dated the 24th day of June, 1968 between the said parties be terminated with the 31st day of March, 1973.

IN WITNESS WHEREOF the Honourable Leo Bernier, Minister of Natural Resources, has hereunto set his hand on behalf of the Government of Ontario, and the Honourable Jean Chrétien, Minister of Indian Affairs and Northern Development, has hereunto set his hand on behalf of the Government of Canada.

SIGNED, SEALED and DELIVERED

in the presence of

as to execution by the Hon.

Leo Bernier, Minister of Natural Resources.

SIGNED, SEALED and DELIVERED

in the presence of

as to execution by the Hon.

Jean Chrétien, Minister of Indian Affairs and Northern Development.

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Leo Bernier, Minister of Natural Resources for the Province of Ontario.

Jean Chrétien, Minister of Indian Affairs and Northern Development.



CANADA
PRIVY COUNCIL

P.C. 1974-4/205

12 February, 1974

(T.B. REC. 724843)

His Excellency the Governor General in Council, on the recommendation of the Minister of Indian Affairs and Northern Development and the Treasury Board, pursuant to subsection 6(3) of the National Parks Act, is pleased hereby to authorize the purchase, for the purposes of Point Pelee National Park, from Mrs. Josephine R. Tilden of R.R. #1, Leamington, Ontario, for the sum of \$56,000.00, of the land described in the attached Schedule, subject to obtaining the said land free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not adversely affect the use of the land for the purposes for which it is required, subject to the payment of interest at $8\frac{1}{2}\%$ by the Crown to the vendor from February 1, 1974 to the date of closing of the transaction, and subject to the right of the vendor to remain rent free on the property for a period not to exceed six months from the date of closing of the transaction.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

ALL AND SINGULAR those certain parcels or tracts of land and premises, situate, lying and being in the Township of Mersea, in the County of Essex, and Province of Ontario, as shown as Part of Lot 8 on R.P. 397 and on C.L.S.R. 56056 dated June 17, 1970, and comprising 1.74 acres more or less



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-5/205

12 February, 1974

(T.B. Rec. 723657)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Treasury Board and the Minister of State for Urban Affairs, is pleased hereby to approve, pursuant to Section 14 of the National Capital Act, of the acquisition by the National Capital Commission of the balance of Greenbelt land located in part of Lots 12, 13 and 14, Concession 2, Ottawa Front, Township of Gloucester, in the Province of Ontario and owned by Francon Division of Canfarge Limited; and further, to approve, pursuant to Section 16 of the National Capital Act, as a capital project of the National Capital Commission, the development and construction of a park on the above land and on adjacent land owned by the National Capital Commission which will provide recreational and educational facilities, subject to the approval of funds in the annual expenditure budgets of the Commission; the cost not to exceed 4.5 million without prior approval of Treasury Board.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-6/205

12 February, 1974

(T.B. 723658)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Treasury Board and the
Minister of State for Urban Affairs is pleased hereby
to approve, pursuant to Section 16 of the National
Capital Act, as a capital project of the National
Capital Commission, the construction of a driveway along
the Eastern Ottawa River shoreline to Green's Creek
Park on those lands now under the management of the
Commission and to develop surrounding land for park and
recreational purposes, subject to the approve of funds
in the annual expenditure budgets; the total cost to
the Commission not to exceed 5.5 million without prior
Treasury Board approval.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-7/205
12 February, 1974

(T.B. REC. 724476)

His Excellency the Governor General in Council,
on the recommendation of the Minister of National Defence and
the Treasury Board, pursuant to section 12 of the National
Defence Act, is pleased hereby to amend the Queen's Regulations
and Orders for the Canadian Forces made by Order in Council
P.C. 1967-1894 of October 5, 1967, in accordance with the
schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The Queen's Regulations and Orders for the Canadian Forces (1968 Revision) made by Order in Council P.C. 1967-1894 of October 5, 1967, are hereby amended as follows for the period after the month of January, 1972:

ARTICLE 210.20 - FUNERALS - APPLICATION OF REGULATIONS

In paragraph (1) -

DELETE subparagraph (b), and
SUBSTITUTE revised subparagraph (b) as follows:

"(b) to an officer or man of the Reserve Force who dies

- (i) while performing training or duty, or
- (ii) while on full-time service, or
- (iii) as a result of injury, disease or illness attributable to the performance of training or duty, or
- (iv) as a result of injury, disease, or illness not attributable to the performance of full-time service, training or duty, while he is receiving treatment at public expense in accordance with article 210.72 (Disability Compensation - Reserve Force).".

ARTICLE 210.22 - SPECIAL FUNERAL EXPENSES

ADD new paragraph (7) as follows:

"(7) An oversized casket may be provided at local prevailing rates when the medical officer, or in his absence the commanding officer, certifies that the size of the remains warrants this type of casket.".



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-8/205

12 February, 1974

(T.B. Rec. 723467

WHEREAS Order in Council P.C. 1971-2150 of 12th October, 1971, authorized the National Harbours Board to lease to National Sea Products Limited, as of December 16, 1970 certain property situate on the south side of St. John's Harbour in the Province of Newfoundland.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport and the Treasury Board, pursuant to section 11 of the National Harbours Board Act, is pleased hereby to authorize the National Harbours Board to enter into a Supplemental Agreement providing for reimbursement to the Lessee up to a maximum of \$225,000 for the costs to be incurred by the Lessee in reconstructing some 200 feet of wharf on the demised premises and, to amend the Lease to provide for repayment by the Lessee to the Board of the amount of the reimbursement aforesaid, with interest at $1\frac{1}{2}\%$ above the rate at which funds are borrowed by the Board, in annual payments over a period of twenty years, and for the assumption by the Lessee of the obligation to keep in good repair the said wharf at its own cost and expense.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-9/205
12 February, 1974

(T.B. REC. 724160)

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and the Treasury Board, pursuant to Section 13 of the National Harbours Board Act, is pleased hereby to approve the entry by the National Harbours Board into a contract with Acres Management Services Co. Ltd., Toronto, Ontario, for field liaison and engineering services in connection with the construction of Rodney Terminal, Saint John Harbour, Saint John, N.B., at an estimated cost of \$93,000, based on a proposal in the approximate amount of \$84,500, plus a contingency of \$8,500.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-10/205
12 February, 1974

(T.B. REC. 724161)

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and the Treasury Board, pursuant to Section 13 of the National Harbours Board Act, is pleased hereby to approve the entry by the National Harbours Board into a contract with Geocon Ltd., Fredericton, New Brunswick for consulting engineering services in connection with the construction of Rodney Terminal, Saint John Harbour, Saint John, N.B., at an estimated cost of \$345,000, based on a proposal in the approximate amount of \$313,500, plus a contingency of \$31,500.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-11/205
12 February, 1974
(T.B. REC. 724162)

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and the Treasury Board, pursuant to Section 13 of the National Harbours Board Act, is pleased hereby to approve the entry by the National Harbours Board into a contract with Acres Consulting Services Limited, Niagara Falls, Ontario, for the preparation of a report and for the redesign of wharf at Rodney Terminal, Saint John Harbour, Saint John, N.B., at an estimated cost of \$266,000, based on a proposal in the approximate amount of \$241,500, plus a contingency of \$24,500.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-12/205
12 February, 1974

(T.B. REC. 724814)

His Excellency the Governor General in Council,
on the recommendation of the Minister of Transport, and the
Treasury Board, pursuant to Section 13 of the National Harbours
Board Act, is pleased hereby to approve the entry by the National
Harbours Board into a contract with the City of Prince Rupert,
British Columbia, for the Relocation of the Cemetery Road,
Prince Rupert, British Columbia, at a cost not to exceed \$50,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-13/205
12 February, 1974

(T.B. REC. 724816)

His Excellency the Governor General in Council,
on the recommendation of the Minister of Transport, and the
Treasury Board, pursuant to Section 13 of the National Harbours
Board Act, is pleased hereby to approve the entry by the National
Harbours Board into a contract with Sullivan Mill Equipment
Limited, Toronto, Ontario, the only tenderer, for the Supply and
Installation of Aeration Equipment in Storage Bins, Prescott
Elevator, Prescott, Ontario, at an estimated cost of \$46,260.18,
based on a lump sum tender in the amount of \$42,060.18, plus a
contingency of \$4,200.00.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-14/205

12 February, 1974

(T.B. Rec. 724648)

(Rec. du C.T.)

His Excellency, the Governor-General in Council, on the recommendation of the Minister of National Health and Welfare and the Treasury Board, is pleased to approve entry into an agreement with the Northwest Territories and an agreement with the Yukon Territory pursuant to Section 5 of the Fitness and Amateur Sport Act, under which, in consideration of contributions in the aggregate amounts of up to \$90,000 and \$72,000 respectively (total \$162,000) each of the Territories will undertake, prior to 31 March 1974, projects substantially in accordance with the terms in the schedule annexed hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

NORTHWEST TERRITORIES \$90,000

This grant is to cover:

- (A) Assistance towards the running of sports clinics
in the Northwest Territories

Instructors' Salaries:	6 x 2,500 =	15,000	
	6 x 1,500 =	9,000	
Transportation:		<u>5,800</u>	29,800

A total of six (6) specialized sports clinics in lacrosse, track and field, softball, field hockey, soccer and swimming are organized annually in the settlements. Specialized instructors, hired on a term basis, travel to the outlying settlements to organize and operate these clinics. The number of specialized clinics has increased from four (4) in 1972-73 to the present six.

Total cost of the program is \$130,000.

- (B) Assistance for leadership

Staff - Salaries:	4 x 2,000 =	8,000	
	6 x 800 =	<u>4,800</u>	12,800

Leaders are hired on a seasonal basis to organize and operate recreation and sport programs in the settlements of the Northwest Territories.

Total cost of the program is \$61,980.

- (C) Transportation to Arctic Winter Games 22,400

Assistance towards the transportation costs of athletes to the Arctic Winter Games in Anchorage, Alaska. A total of 351 participants are to be transported from Yellowknife or Inuvik to Anchorage using three charters.

Total cost of the program is \$70,942.

(D) Assistance to the Territorial Experimental Ski Training Program for 1973-74 25,000

Personnel	20,000
Travel Expenses	5,000
Accommodation	3,000
Administration	1,000
Motivation Camps	<u>4,000</u>

Total Budget for TEST Program \$33,000

The additional costs are to be raised through the N.W.T Ski Team Supporter Club and the private sector.

<u>PROGRAM</u>	<u>1971-72</u>	<u>1972-73</u>	<u>1973-74</u>
1) Sport Clinics	-	15,431	29,800
2) Leadership	-	14,569	12,800
3) Arctic Winter Games *	-	-	22,400
4) TEST Program	25,000	25,000	25,000
5) Dog Derby	-	7,500	-
6) Swimming & Water Safety Program	<u>30,000</u>	<u>-</u>	<u>-</u>
	<u>55,000</u>	<u>62,500</u>	<u>90,000</u>

*

A grant of \$140,000 was provided in 1970 to the Arctic Winter Games Operating Committee of the host city (Yellowknife) for operation costs.

SCHEDULE (cont'd)

YUKON TERRITORY \$72,000

This grant is to cover:

(A) Transportation to Arctic Winter Games 15,000

Assistance towards the transportation costs of approximately 200 athletes from the Yukon Territory to the Arctic Winter Games in Anchorage, Alaska.

The total cost of transportation is to be divided between 1973-74 and 1974-75, therefore the Yukon Territory has indicated that a further amount, presently estimated at \$15,000, will be requested within the context of the 1974-75 submission.

(B) Administration of Recreation and Sport Services 10,000

Assistance towards the administration of territorial government recreation and sport services, to include office expenses and part of the director's salary.

(C) Training Program 12,000

Assistance towards a series of training programs in fourteen (14) different sport and recreation activities including coaching and officiating programs, clinics for athletes, and training sessions for playground and day camp leaders.

(D) Portable Pool Program 8,000

Assistance towards the salaries, travel, and living expenses of 10 portable pool managers.

Salaries at \$1,500

Travel and Expenses at \$500

(E) Yukon Sport and Recreation Associations 10,000

Assistance to approximately 30 Yukon sports and recreation associations and agencies to operate programs, hold annual and executive meetings, participate in regional and national activities, and preparation and selection of team members for Canada Summer Games and Arctic Winter Games.

(F) Territorial Experimental Ski Training (TEST) Program 17,000

Assistance towards the TEST Program for 1973-74:

Salaries	18,850
Travel	2,050
Expenses	4,400
Administration	<u>300</u>

Total Budget for TEST (Yukon) \$25,600.

The additional costs are to be raised locally, including such costs as capital expenditures, participants travel costs and local maintenance costs for ski trails.

<u>PROGRAM</u>	<u>1971-72</u>	<u>1972-73</u>	<u>1973-74</u>
1) Arctic Winter Games *	-	-	15,000
2) Recreation and Sport Services	8,500	10,000	10,000
3) Training Programs	8,000	9,000	12,000
4) Portable Pool Program	5,000	9,000	8,000
5) Yukon Sport and Recreation Associations	10,000	7,000	10,000
6) TEST Program	<u>15,000</u>	<u>15,000</u>	<u>17,000</u>
	<u>\$46,500</u>	<u>\$50,000</u>	<u>\$72,000</u>

* A grant of \$124,113 was provided in 1972 to the Arctic Winter Games Operating Committee of the host city (Whitehorse) for operation costs.

TOTAL COSTS OF THE RECOMMENDED PROJECTS \$162,000

MAIN TERMS AND CONDITIONS

It is understood between the parties to this agreement that:

- 1) The Northwest Territories and the Yukon Territory will be responsible for organizing and conducting the above projects.
- 2) The projects are to be administered on a co-operative basis by Recreation Canada and the Governments of the Northwest Territories and the Yukon Territory.
- 3) All projects mentioned above will be completed within the fiscal year ending March 31, 1974.
- 4) A strict accounting will be maintained of all expenditures by the Northwest Territories and the Yukon Territory in accordance with accepted accounting principles and made available to Federal Government auditors.
- 5) Funds made available to the Northwest Territories and the Yukon Territory by the Federal Government but not used in relation to the above mentioned projects must be returned to the Federal Government.
- 6) Guarantees of Federal identity must be incorporated into all projects.



P.C. 1974-15/205

12 February, 1974

(T.B. Rec. 722579)

PRIVY COUNCIL • CONSEIL PRIVÉ

His Excellency the Governor in Council on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit the sum of \$1111.13 representing the customs duty and sales taxes paid or payable on four Happy Horse Patterning Devices for use in the treatment of the disabled children of Mr. and Mrs. J.H. McDonald of Ridgetown, Ontario; Mr. and Mrs. J.W. Gilhuis of Chatham, Ontario; Mrs. W.A. Thompson of St. Boniface, Manitoba; and Mrs. Peggy Sambrook of White Rock, British Columbia.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-15/205

12 février 1974

(Rec. du C.T. 722579)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à Son Excellence le Gouverneur général en conseil de remettre par les présentes la somme de \$1,111.13 représentant les droits de douane et la taxe de vente payés ou payables sur quatre dispositifs de structuration fonctionnelle Happy Horse devant être utilisés pour le traitement des enfants invalides de M. et M^{me} J.H. McDonald, de Ridgetown (Ontario), de M. et M^{me} J.W. Gilhuis, de Chatham (Ontario), de M^{me} W.A. Thompson, de Saint-Boniface (Manitoba) et de M^{me} Peggy Sambrook, de White Rock (Colombie-Britannique).

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-16/205
12 February, 1974

(T.B. REC. 723349)

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit income tax to the extent of \$14,186.53 paid by Ethel V. Blackmer, Weyburn, Saskatchewan.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-17/205
12 February, 1974

(T.B. REC. 723350)

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act is pleased to remit penalties and interest in the amount of \$1,138.47 payable under the Income Tax Act by Helen Rubin, Regina, Saskatchewan.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-18/205
12 February, 1974

(T.B. REC. 723351)

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act is pleased to remit penalties and interest in the amount of \$1,949.65 payable under the Income Tax Act by the Estate of Bessie Sherrow, Regina, Saskatchewan.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-19/205

12 février 1974

(Rec. du C.T. 723517)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à Son Excellence le Gouverneur en conseil de remettre par les présentes le montant de \$88.65 représentant une partie de la taxe de vente payée sur un dispositif de structuration fonctionnelle Happy Horse devant servir au traitement de l'enfant invalide de M. et Mme Ronald Ritchie, de Willowdale (Ontario), et entré en vertu de la déclaration n° 30424 de Niagara Falls, le 4 août 1972.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-19/205
12 February, 1974
(T.B. Rec. 723517)

PRIVY COUNCIL • CONSEIL PRIVÉ

His Excellency the Governor in Council on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit the sum of \$88.65 representing a portion of the sales tax paid on a Happy Horse Patterning Device for use in the treatment of the disabled child of Mr. and Mrs. Ronald Ritchie of Willowdale, Ontario, and entered under Niagara Falls entry no. 30424 on August 4, 1972.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-20/205

12 February, 1974

(T.B. Rec. 723702)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, the Minister of Public Works and the Treasury Board, is pleased hereby, in connection with the New Montreal International Airport at Mirable, Quebec, to authorize ex-gratia payments not to exceed twenty-five million dollars to those former owners of land expropriated at Mirable for the said airport and who have been paid compensation for the expropriation and to authorize the payment of interest at the rate of 6% for the period July 1, 1970 to the date of final settlement to those former owners who have not signed a final release, in order to ensure that all former owners will receive equality of treatment in the matter of settlement of compensation, such compensation in all cases to be made in accordance with the guidelines set out in the attached schedule, payment in each case to be made upon certification by the Director, Property Services Branch, Department of Public Works, that the amount is fair and reasonable; Order in Council P.C. 1974-9/70 of 8th January, 1974, is hereby revoked.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

1. Payment of interest on unadvanced compensation monies,
from July 1, 1969 (i.e. 90 days after the date of
expropriation) to date of final settlement; based upon
an interest rate of 5% per annum for period July 1, 1969
to June 30, 1970 and at a rate of 6% from July 1, 1970
(date of new Act - estimated "basic" rate) to date of
final settlement.
2. A standard allowance of \$3000 to be paid to every owner -
resident to defray miscellaneous costs of relocation,
disturbance, etc.
3. A penalty of 10% of the compensation will be paid by the
government to those owners who were forced to relocate on
less than the ninety days written notice.
4. Payment of Notary Fees incurred in acquiring another
property.
5. Compensation for the loss of a preferred rate of interest
in an existing mortgage.



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1974-1/206

12 February, 1974

(T.B. Rec. 724859)

(Rec. du C.T.)

HIS EXCELLENCY THE GOVERNOR GENERAL IN
COUNCIL, on the recommendation of the Minister of Finance
and the Treasury Board, pursuant to section 17 of the
Financial Administration Act, is pleased hereby to amend
the Domestic Sewing Machine Remission Order made by Order
in Council P.C. 1973-4/1179 of 22 May, 1973, in accordance
with the Schedule hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

1. Section 2 of the Domestic Sewing Machine Remission Order is revoked and the following substituted therefor:

"2. Remission is hereby granted of the Customs duty paid or payable under the Customs Tariff on sewing machines entitled to entry under tariff item 41525-1 imported during the years 1972, 1973 and 1974 by Singer Company of Canada Ltd., and exported to Canada by any corporation associated with Singer Company of Canada Ltd. within the meaning of the Income Tax Act."



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1974-1/206

12 février 1974

(T.B. Rec.

(Rec. du C.T. 724859

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Sur avis conforme du ministre des Finances et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à Son Excellence le Gouverneur général en conseil de modifier, conformément à l'annexe ci-après, le Décret de remise concernant les machines à coudre de ménage pris par le décret C.P. 1973-4/1179 du 22 mai 1973.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

ANNEX

1. L'article 2 du Décret de remise concernant les machines à coudre de ménage est abrogé et remplacé par ce qui suit:

"2. Par la présente est accordée la remise des droits de douane payés ou payables en vertu du Tarif des douanes sur les machines à coudre régies par le numéro tarifaire 41525-1 importées en 1972, 1973 et 1974 par la Singer Company of Canada Ltd. et exportées au Canada par toute société associée à la Singer Company of Canada Ltd. au sens de la Loi de l'impôt sur le revenu."



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-2/206

12 February, 1974

(T.B. Rec. 724541)

(Rec. du C.T.)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Treasury Board and the Minister of State for Urban Affairs, is pleased hereby to approve, pursuant to Section 14 of the National Capital Act, the acquisition by the National Capital Commission from Morris Palmer, Elliott Levitan and Harry Levitan, of approximately 357,192 square feet of land described as being part of Lot 256-92, Ward 1, City of Hull, Province of Quebec, for a consideration of \$803,000.00.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1974-2/206

12 février 1974

(T.B. Rec.

(Rec. du C.T. 724541

Sur avis conforme du Conseil du Trésor
et du ministre d'Etat aux Affaires urbaines, et en
vertu de l'article 14 de la Loi sur la Commission de
la Capitale nationale, il plaît à Son Excellence le
Gouverneur général en Conseil d'autoriser la Commission
de la Capitale nationale de faire l'acquisition d'une
parcelle de terrain d'environ 357,193 pieds carrés,
décrite comme étant une partie du lot 251-92, quartier
1, Cité de Hull, province de Québec, et ce avec le
consentement des propriétaires Morris Palmer et Harry
Levitan, moyennant paiement d'une somme de \$803,000.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-3/206
12 February, 1974

(T.B. Rec. 724542)
(Rec. du C.T.)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Treasury Board and the Minister
of State for Urban Affairs, is pleased hereby to approve,
pursuant to Section 14 of the National Capital Act, the
acquisition by the National Capital Commission from B.B.I.M.
Company Ltd., of approximately 56,700 square feet of land
described as being Lots 260-3, 260-2-B and 260-1-A, Ward 1,
City of Hull, Province of Quebec, for a consideration of
\$124,000.00.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.

C.P. 1974-3/206

12 février 1974

(T.B. Rec.

(Rec. du C.T. 724542

Sur avis conforme du Conseil du Trésor et
du ministre d'Etat aux Affaires urbaines, et en vertu
de l'article 14 de la Loi sur la Commission de la
Capitale nationale, il plaît à Son Excellence le
Gouverneur général en Conseil d'autoriser la Commission
de la Capitale nationale de faire l'acquisition d'une
parcelle de terrain d'environ 56,700 pieds carrés, décrite
comme étant les lots 260-3, 260-2-B et 260-1-A, Cité de Hull,
province de Québec, et ce avec le consentement du propriétaire
B.B.I.M. Limitée, moyennant paiement d'une somme de \$124,000.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

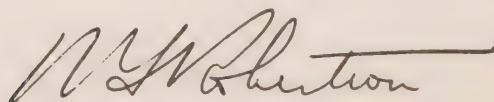


P.C. 1974-4/206
12 February, 1974

(T.B. REC. 724636)

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HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Treasury Board and the Minister of State for Urban Affairs, is pleased to approve, pursuant to Section 16 of the National Capital Act, as a capital project of the National Capital Commission, a contribution to the Ottawa-Carleton Regional Transit Commission and the Outaouais Regional Community Transit Commission for the total cost of producing, printing, and distributing a joint interprovincial transit route map with the agreement that the two transit commissions will keep the map up-dated and pay the total cost of all future editions.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.
C.P. 1974-4/206
12 février 1974
(T.B. Rec.
(Rec. du C.T. 724636

Sur avis conforme du Conseil du Trésor et du ministre d'Etat aux Affaires urbaines et en vertu de l'article 16 de la Loi sur la Capitale nationale, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL de ratifier, à titre de projet d'investissement de la Commission de la Capitale nationale, une contribution à la Commission de la Communauté régionale de l'Outaouais en vue d'acquitter la totalité des frais de production, d'impression et de distribution d'un plan commun de transport interprovincial à la condition que les deux commissions de transport tiennent le plan à jour et paient la totalité des frais de toutes les éditions futures.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C.1974-5/206

12 February, 1974

(T.B. Rec. 724644)

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR IN COUNCIL on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit to each company named in the Schedule in respect of the goods set out therein opposite that company an amount equal to

- (a) the amount of the customs duty and excise taxes paid or payable on the goods

minus

- (b) the amount of customs duty and excise taxes payable on one-sixtieth of the value of the goods for each month or part of a month that the goods remain in Canada.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

S C H E D U L E

<u>Importer</u>	<u>Goods</u>	<u>Circumstances</u>
Huron Steel Products Co. Ltd., Windsor, Ontario.	Blanking Die	The die is required in Canada on the 1/60 - an additional period of 12 months to enable applicant to continue producing automotive parts for export.
Reflex Corporation of Canada Limited, Amherstburg, Ontario.	Four Cavity Injection Mould	The mould is required in Canada for a period of 12 months in excess of that provided for under the terms of a Temporary Entry Remission Order to produce additional goods.
WGF Industries Ltd., Vancouver, B. C.	Steel Moulds	The Moulds were originally imported under the Temporary Entry Remission Order for use in the production of goods in Canada. The applicant requests an extension of 3 months beyond the prescribed period, to complete additional orders.



C.P. 1974-5/206

12 février 1974

(Rec. du C.T. 724644)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL de remettre par les présentes à chacune des sociétés nommées à l'Annexe, à l'égard des marchandises qui y sont indiquées vis-à-vis de cette société, un montant égal

- a) au montant des droits de douane et des taxes d'accise payés ou payables sur les marchandises

moins

- b) le montant des droits de douane et des taxes d'accise payables sur un soixantième de la valeur des marchandises pour chaque mois ou partie de mois pendant lequel les marchandises demeurent au Canada.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

A N N E X E

<u>Importateur</u>	<u>Marchandises</u>	<u>Circonstances</u>
Huron Steel Products Co. Ltd. Windsor (Ontario)	Matrice à ébauches	La matrice est requise au Canada sur la base de 1/60 pour une période supplémentaire de 12 mois afin de permettre au demandeur de continuer à produire des pièces d'automobiles aux fins d'exportation.
Reflex Corporation of Canada Limited Amherstburg (Ontario)	Moule d'injection à quatre cavités	Le moule est requis au Canada pour une période de 12 mois en sus de celle prévue aux termes du Décret concernant la remise fiscale à l'égard de l'entrée temporaire de marchandises pour produire des marchandises supplémentaires.
WGF Industries Ltd. Vancouver (C.-B.)	Moules en acier	Les moules furent originalement importés en vertu du Décret concernant la remise fiscale à l'égard de l'entrée temporaire de marchandises pour servir à la production de marchandises au Canada. Le demandeur demande une prolongation de 3 mois de la période prescrite afin d'exécuter des commandes supplémentaires.



P.C. 1974-6/206
12 February, 1974
(T.B. Rec. 724711)

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to section 17 of the Financial Administration Act, is pleased hereby to remit to each company named in the Schedule, in respect of the goods set out therein opposite that company, an amount equal to

(a) the amount of the customs duty and excise taxes paid or payable on the goods

minus the greater of

(b) twenty-five dollars or,

(c) the amount of customs duty and excise taxes payable on one-sixtieth of the value of the goods for each month or part of a month that the goods remain in Canada.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

<u>Importer</u>	<u>Goods</u>	<u>Circumstances</u>
Canadian Broadcasting Corporation, Toronto, Ontario.	Colour Eidophor Television Projector.	The equipment of a class or kind not made or available in Canada was imported for a period of one month to supplement the applicant's inventory during the television coverage of the 1976 Quebec provincial election.
Canadian Superior Oil Limited, Calgary, Alberta.	One Doppler Navigational System Model DRA-12/CPA-24.	The Doppler navigational system is required for a period of 5 months, to assist the applicant to conduct experiments in mining exploration techniques in Northern Canada. It has been confirmed that there are no similar or comparable systems available in Canada at this time.
Jack Cewe Limited, Coquitlam, British Columbia.	One Model H.P. 20 Ton Hyster Tilt Bed Trailer.	The trailer is required for a period not to exceed 4 months from the date of initial entry, to transport heavy paving machinery to various job sites. The applicant is obliged to obtain the unit from a foreign supplier since a suitable trailer is not available from a Canadian source at this time.
Shell Canada Limited, Calgary, Alberta.	One Portable Sulphur Melter Unit permanently mounted on two specially designed railway flat cars.	Suitable or comparable melter to produce a marketable form of sulphur with a minimum emission of soil contamination dust, not available from a Canadian source of supply. The applicant will acquire similar equipment for permanent use in Canada, should the results of the operation prove successful. The unit will be exported within 8 months of the date of entry.

<u>Importer</u>	<u>Goods</u>	<u>Circumstances</u>
Superior Propane Limited, Don Mills, Ontario.	Propane Carrying Trailer	Tank trailer to augment importer's fleet during peak period, not available at this time from a Canadian source of supply. The trailer will be export within 6 months from the date of initial entry.
Vancouver Opera Association, Vancouver, British Columbia.	Theatrical Set "DON CARLOS".	The theatrical set is required in Canada for a period not to exceed 2 months for use by the applicant to present the opera "Don Carlos".



C.P. 1974-6/206

12 février 1974

(Rec. du C.T. 724711)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL, de remettre par les présentes à chacune des sociétés figurant dans l'annexe, à l'égard des marchandises qui y sont indiquées vis-à-vis de la société, un montant égal

- a) au montant des droits de douane et des taxes d'accise payées ou payables sur les marchandises moins le plus élevé des montants suivants :
- b) vingt-cinq dollars ou
- c) le montant des droits de douane et des taxes d'accise payables sur un soixantième de la valeur des marchandises pour chaque mois ou partie de mois pendant lequel les marchandises restent au Canada.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

ANNEXE

<u>Importateur</u>	<u>Marchandises</u>	<u>Circonstances</u>
Canadian Broadcasting Corporation Toronto (Ontario)	Projecteur Eidophor pour télévision en couleur	Le matériel d'une classe ou espèce qui n'est pas faite ou disponible au Canada a été importé pour une période d'un mois, pour augmenter le matériel du demandeur, durant les reportages sur les élections provinciales québécoises de 1973.
Canadian Superior Oil Limited Calgary (Alberta)	Un système de navigation Doppler, modèle DRA-12/CPA-24.	Le système de navigation Doppler est nécessaire pour une période de cinq mois, pour aider le demandeur à poursuivre des expériences en techniques d'exploration minière dans le nord du Canada. Il a été établi qu'il n'y a aucun système semblable ou équivalent disponible au Canada en ce moment.
Jack Cewe Limited, Coquitlam (Colombie-Britannique)	Une remorque Hyster de 20 tonnes à plate-forme basculante, modèle H.P.	La remorque sera nécessaire pendant une période ne devant pas dépasser quatre mois à compter de la date d'entrée initiale, pour le transport de l'équipement lourd de pavage aux divers emplacements de travail. Le demandeur est forcé d'obtenir le matériel de fournisseurs étrangers parce qu'il est impossible d'obtenir une remorque appropriée de fournisseurs canadiens en ce moment.
Shell Canada Limited Calgary (Alberta)	Un appareil portatif pour la fusion du soufre, monté de façon permanente sur deux wagons plats de chemin de fer conçus à cet effet.	Il est impossible d'obtenir de fournisseurs canadiens, un appareil de fusion approprié ou équivalent pour produire le soufre sous une forme de mise en marché, avec un minimum d'émission de poussière de contamination. Si les résultats de cet essai sont concluants, le demandeur acquerra du matériel semblable

<u>Importateur</u>	<u>Marchandises</u>	<u>Circonstances</u>
Superior Propane Limited Don Mills (Ontario)	Remorque-citerne pour le gaz propane	pour une utilisation permanente au Canada. L'appareil sera exporté dans les huit mois suivant la date d'entrée.
Vancouver Opera Association Vancouver (Colombie- Britannique)	Décor de théâtre pour "DON CARLOS".	Remorque-citerne destinée à grossir la flotte de l'importateur durant la période de pointe; elle ne peut être obtenue en ce moment d'un fournisseur canadien. La remorque sera exportée dans les six mois qui suivent la date d'entrée initiale. Le décor de théâtre servi au Canada pour une période ne dépassant pas deux mois et sera utilisé par le demandeur pour la présenta- tion de l'opéra "Don Carlos".



CANADA
PRIVY COUNCIL

P.C. 1974-7/206
12 February, 1974

(T.B. REC. 724340)

His Excellency the Governor General in Council, on the recommendation of the Secretary of State and the Treasury Board, approves payment to Mr. Darius Robitaille, Court of Canadian Citizenship, Montreal, Quebec, of a cash gratuity in lieu of salary representing twenty-eight (28) weeks' retiring leave upon his retirement effective September 21, 1972, less the amount of severance pay (\$7,155.12) which was paid to him in error when his employment in Schedule A Service terminated on May 26, 1970.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C.1974-8/206

12 February, 1974

(T.B. Rec. 723107)

(Rec. du C.T.)

HIS EXCELLENCY THE GOVERNOR IN COUNCIL, on the recommendation of the Minister of Supply and Services and the Treasury Board, pursuant to Section 8 of the Department of Supply and Services Act, is pleased hereby to give approval to the Minister of Supply and Services providing supply cataloguing consulting services to other levels of government and the private sector that request this service.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-1/207
12 February, 1974

(T.B. REC. 725064)

His Excellency the Governor General in Council on the recommendation of the Minister of Agriculture and the Treasury Board, pursuant to subsection (1) of section 6 of the Agricultural Stabilization Act, is pleased hereby to approve the employment by the Agricultural Stabilization Board of the undermentioned persons with salaries at the rates stated.

<u>Name</u>	<u>Classification and Grade</u>	<u>Annual Salary</u>
Domenic L. Brescacin	EG-ESS-1	\$6428
Carol Rose Saunders	ST-4	6233

His Excellency in Council is further pleased to authorize the payment to the abovementioned persons of remuneration on a quantum meruit basis at the rate stated opposite his name for services rendered from the date shown opposite his name below to the date of this Order.

<u>Name</u>	<u>Date</u>
Domenic L. Brescacin	24 December, 1973
Carol Rose Saunders	17 December, 1973

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CANADA
PRIVY COUNCIL

P.C. 1974-2/207
12 February, 1974
(T.B. REC. 725142)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Agriculture and the Treasury Board, pursuant to Section 4 of the Public Lands Grants Act, is pleased to authorize the issuance of Letters Patent granting unto The Hydro-Electric Power Commission of Ontario, in consideration of the sum of \$25.20, an easement in perpetuity to construct, operate, maintain, repair, and/or replace and renew a Power Transmission Line and appurtenances, over, across and through a parcel of land containing approximately 0.57 of an acre, forming part of the Canada Agriculture Experimental Farm at Kapuskasing, Ontario, and being described in the schedule hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

THAT PORTION of lot 23, concession 12, in the Township of O'Brien, now in the Town of Kapuskasing, in the District of Cochrane and the Province of Ontario, designated as Part 1 on a plan of survey of record in the Land Registry Office under the Land Titles System as Plan 6R-2198.



CANADA
PRIVY COUNCIL

P.C. 1974-3/207
12 February, 1974

(T.B. REC. 724972)

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, the Minister of Industry, Trade and Commerce and the Treasury Board, pursuant to Section 17 of the Financial Administration Act, is pleased hereby to remit to the company mentioned below the amount set out opposite their name representing a certain part of customs duty and sales tax paid by the company on machinery and equipment imported into Canada:

Therm-O-Disc (Canada) Ltd. \$4,917.80

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C./C.P. 1974-3/207

12 février 1974

(T.B. REC./C.T. 724972)

Sur l'avis conforme du ministre des Finances, du ministre de l'Industrie et du Commerce et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à son Excellence le Gouverneur général en conseil, de rembourser à la société ci-après mentionnée la somme indiquée après son nom la somme représentant une certaine partie des droits de douane et de la taxe de vente payés par la société sur des machines et du matériel importés au Canada.

Therm-O-Disc (Canada) Ltd. \$4,917.80

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-4/207

12 February, 1974

(T.B. REC. 724815)

His Excellency the Governor General in Council,
on the recommendation of the Minister of Transport, and the Treasury
Board, pursuant to Section 13 of the National Harbours Board Act,
is pleased hereby to approve the entry by the National Harbours
Board into a contract with Clean Seas Canada Ltd., Vancouver,
B.C. for Oil Spill Clean-up, Vancouver Harbour, at a cost of
\$43,477.46.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-5/207

12 February, 1974
(T.B. Rec. 724985)

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act, is pleased hereby to remit excise duty paid by licensees in respect of beer destroyed on their premises due to defects in storage tanks and other processing equipment, as well as operational errors on the part of the licensees' employees. The quantity of beer destroyed and the amount of the remission in each instance, is as indicated below.

<u>APPLICANT</u>	<u>GALLONAGE</u>	<u>EXCISE DUTY</u>
Canadian Breweries Alberta Limited, Calgary, Alberta.	425	173.14
Kiewel-Pelissier Breweries Limited, St. Boniface, Manitoba	867	353.22
La Brasserie Labatt Limitée, La Salle, Quebec.	7271	2,962.21
Molson Brewery B.C. Limited, Vancouver, British Columbia	1789	728.84
Molson's Brewery (Ontario) Limited, Toronto, Ontario.	7250	2,953.65
Molson's Brewery Quebec Limited Montreal, Quebec.	575	234.25
Newfoundland Brewery Limited St. John's, Newfoundland	1045	425.73
Sicks' Lethbridge Brewery Limited Lethbridge, Alberta	800	325.92

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-5/207

12 février 1974

(Rec. du C.T. 724985)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL de remettre par les présentes les droits d'accise payés par des détenteurs de licence à l'égard de bière qui a été détruite dans leurs locaux à cause de réservoirs d'entreposage et autre matériel de transformation défectueux ainsi que d'erreurs d'exploitation commises par les employés des détenteurs de licence. La quantité de bière détruite et le montant de la remise dans chaque cas sont indiqués ci-dessous.

<u>DEMANDEUR</u>	<u>NOMBRE DE GALLONS</u>	<u>DROITS D'ACCISE</u>
Canadian Breweries Alberta Limited Calgary (Alberta)	425	173.14
Kiewit-Pelissier Breweries Limited St-Boniface (Manitoba)	867	353.22
La Brasserie Labatt Limitée La Salle (Québec)	7271	2,962.21
Molson Brewery B.C. Limited Vancouver (Colombie-Britannique)	1789	728.84
Molson's Brewery (Ontario) Limited Toronto (Ontario)	7250	2,953.65
Molson's Brewery (Québec) Limited Montréal (Québec)	575	234.25
Newfoundland Brewery Limited St-Jean (Terre-Neuve)	1045	425.73
Sick's Lethbridge Brewery Limited Lethbridge (Alberta)	800	325.92

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-6/207
12 February, 1974

(T.B. Rec. 724986)

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act, is pleased hereby to remit excise duty paid by licensees in respect of spirits which were destroyed while in transit from the licensees' premises to the point of delivery. The quantity destroyed and the amount of the remission in each instance, is as indicated below.

<u>APPLICANT</u>	<u>PROOF GALLONS</u>	<u>EXCISE DUTY</u>
Commercial Alcohols Ltd., Gatineau, Quebec	11.21	159.74
Consolidated Alcohols Ltd., Toronto, Ontario.	339.94	4,844.15

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-6/207

12 février 1974

(Rec. du C.T. 724986)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL de remettre par les présentes les droits d'accise payés par des détenteurs de licence à l'égard de spiritueux qui ont été détruits pendant leur transport des locaux des détenteurs de licence jusqu'au lieu de livraison. La quantité détruite et le montant de la remise dans chaque cas sont indiqués ci-dessous.

<u>DEMANDEUR</u>	<u>GALLONS D'ESPRIT-PRÉUVE</u>	<u>DROITS D'ACCISE</u>
Commercial Alcohols Ltd. Gatineau (Québec)	11.21	159.74
Consolidated Alcohols Ltd. Toronto (Ontario)	339.94	4,844.15

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-7/207
12 February, 1974
(T.B. Rec. 724987)

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act, is pleased hereby to remit excise duty paid by licensees in respect of spirits accidentally destroyed on their premises. The quantity destroyed and the amount of the remission in each instance, is as indicated below.

<u>APPLICANT</u>	<u>PROOF GALLONS</u>	<u>EXCISE DUTY</u>
The Alberta Liquor Control Board, Edmonton, Alberta	137.13	1,954.10
Liquor Control Board of British Columbia, Vancouver, British Columbia.	161.59719	2,302.76
The W. T. Rawleigh Company Limited, Montreal, Quebec.	419.26	628.89

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-7/207

12 février 1974

(Rec. du C.T. 724987)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'Administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR GENERAL EN CONSEIL de remettre par les présentes les droits d'accise payés par des détenteurs de licence sur des spiritueux qui ont été détruits accidentellement dans leurs locaux. La quantité détruite et le montant de la remise dans chaque cas sont indiqués ci-dessous.

<u>DEMANDEUR</u>	<u>GALLONS D'ESPRIT-PREUVE</u>	<u>DROITS D'ACCISE</u>
The Alberta Liquor Control Board Edmonton (Alberta)	137.13	1,954.10
Liquor Control Board of British Columbia Vancouver (C.-B.)	161.59719	2,302.76
The W.T. Rawleigh Company Limited Montréal (Québec)	419.26	628.89

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

C.P. 1974-8/207

12 février 1974

(Rec. du C.T. 724988)

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre du Revenu national et du Conseil du Trésor et en vertu de l'article 17 de la Loi sur l'administration financière, il plaît à SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL de remettre par les présentes les droits d'accise payés par des fabricants de tabac munis de licence sur des produits du tabac qui ont été détruits sous la surveillance de l'Accise parce qu'ils étaient impropres à être consommés par des humains. La quantité détruite et le montant de la remise dans chaque cas sont indiqués ci-dessous.

<u>DEMANDEUR</u>	<u>CIGARETTES</u>	<u>TABAC</u>	<u>DROITS D'ACCISE</u>
Bastos du Canada Ltée Montréal (Québec)	405,905	10.875	1,617.97
Benson & Hedges (Canada) Limited Brampton (Ontario)	563,200		2,240.04

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-8/207
12 February, 1974
(T.B. Rec. 724988)

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of National Revenue and the Treasury Board, pursuant to Section 17 of the Financial Administration Act, is pleased hereby to remit excise duty paid by licensed tobacco manufacturers on tobacco products destroyed under excise supervision because they were unfit for human consumption. The quantity destroyed and the amount of the remission in each instance, is as listed below.

<u>APPLICANT</u>	<u>CIGARETTES</u>	<u>TOBACCO</u>	<u>EXCISE DUTY</u>
Bastos du Canada Ltée, Montreal, Quebec.	405,905	10,875	1,617.97
Benson & Hedges (Canada) Limited, Brampton, Ontario	563,200		2,240.04

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-9/207
12 February, 1974

(T.B. REC. 722922.)

WHEREAS the Minister of Regional Economic Expansion reports as follows:

that under the authority of the Agricultural and Rural Development Act and Order in Council P. C. 1971-3/838 of May 4, 1971, the Minister of Regional Economic Expansion entered into an Agreement with the Government of New Brunswick dated May 27, 1971, for the undertaking of projects and programs pursuant to the said Act for the period 1970-75;

that section 1(i) of the said Agreement provides that the Rural lands in which certain projects and programs may be carried out under the Agreement shall be jointly agreed to by the Minister of Regional Economic Expansion and the Minister of Agriculture and Rural Development and approved by the Governor in Council;

that section 1(j) of the said Agreement provides that Rural Development Regions in which certain projects and programs may be carried out under Appendix "A", Part IV of the Agreement shall be jointly agreed to by the Minister of Regional Economic Expansion and the Minister of Agriculture and Rural Development and approved by the Governor in Council;

that the said Ministers have agreed that the following lands are Rural lands and Rural Development Regions in which a Development Program comprising projects of the type described in Parts I, II and IV of Appendix "A" of the said Agreement may be carried out:

all the lands in that part of New Brunswick lying within Kent County and the Parishes of Rogersville and Hardwicke in Northumberland County.

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion pursuant to Sections 3 and 4 of the Agricultural and Rural Development Act, is pleased hereby to approve the following lands as being Rural lands and Rural Development Regions in which a Rural Development Program for the Kent County area comprising projects of the type described in Parts I, II and IV of Appendix "A" of the said Agreement may be carried out:

all the lands in that part of New Brunswick lying within Kent County and the Parishes of Rogersville and Hardwicke in Northumberland County.

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A handwritten signature in dark ink, appearing to read "N. Robertson", written in a cursive style.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-208
12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Minister of Agriculture reports as follows:

That pursuant to section 3 of the Crop Insurance Act the Minister of Agriculture and the Minister of Agriculture for Manitoba entered into an Agreement for the operation of a crop insurance program in the Province of Manitoba on the 24th day of May, 1961;

That the Agreement of the 24th day of May, 1961 was amended by Agreements dated the 10th day of March, 1964, the 9th day of June, 1964, the 5th day of May, 1965, the 16th day of December, 1966, the 14th day of November, 1967, the 14th day of January, 1969, the 14th day of July, 1969, the 6th day of October, 1970, the 22nd day of June, 1972, and the 21st day of December, 1973;

That it is desirable to further amend the Agreement to provide for a federal contribution of 50 percent of the total premium provided that the Government of Manitoba pays all the administrative costs;

That the schedule of coverages and premiums is amended in such a manner that in the opinion of the Department of Agriculture will make the program self-sustaining; and

- 2 -

That an endorsement to provide "spot-loss" coverage for hail and/or fire losses be included.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Agriculture, pursuant to section 3 of the Crop Insurance Act, is pleased hereby to approve the entry by the Minister of Agriculture into an agreement with the Province of Manitoba substantially in the form annexed hereto.

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A handwritten signature in dark ink, appearing to read "N. W. Robertson", with a long horizontal flourish extending to the right.



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-209

12 February, 1974

WHEREAS the Minister of Agriculture reports as follows:

That pursuant to section 3 of the Crop Insurance Act the Minister of Agriculture and the Minister of Agriculture for Saskatchewan entered into an Agreement for the operation of a crop insurance program in the Province of Saskatchewan on the 1st day of June, 1962;

That the Agreement of the 1st day of June, 1962 was amended by Agreements dated the 31st day of January, 1963, the 1st day of May, 1963, the 31st day of August, 1964, the 21st day of May, 1965, the 20th day of November, 1967, the 30th day of March, 1968, the 4th day of November, 1968, the 1st day of December, 1969, and the 6th day of September, 1973;

That it is desirable to further amend the Agreement to provide for a federal contribution of 50 percent of the total premium provided that the Government of Saskatchewan pays all the administrative costs;

That a 70 percent basic level of coverage for all insurable crops in addition to the 60 percent level of coverage is included;

- 2 -

That "spot-loss" coverage for hail and/or fire losses is included;

That a quality guarantee as well as a quantity is included;

That sunflowers are included as an insurable crop; and

That the schedule of coverages and premiums is amended in such a manner that in the opinion of the Department of Agriculture will make the program self-sustaining.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Agriculture, pursuant to section 3 of the Crop Insurance Act, is pleased hereby to approve the entry by the Minister of Agriculture into an Agreement with the Province of Saskatchewan substantially in the form annexed hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-210

12 February, 1974

WHEREAS the Minister of Agriculture reports as follows:

That pursuant to section 3 of the Crop Insurance Act the Minister of Agriculture and the Minister of Agriculture for Alberta entered into an agreement for the operation of a crop insurance program in the Province of Alberta on the 28th day of June, 1965;

That the Agreement of the 28th day of June, 1965, was amended by agreements dated the 28th day of December, 1966, the 20th day of November, 1967, the 3rd day of October, 1969, the 19th day of April, 1971, and 1st day of September, 1973;

That it is desirable to further amend the Agreement to provide for a federal contribution of 50 percent of total premium provided that the Government of Alberta pays all the administrative costs;

That the schedule of coverage and premiums is amended in such manner that in the opinion of the Department of Agriculture will make the program self-sustaining;

That sweet corn is included as an insurable crop; and

- 2 -

That a hail endorsement to provide "spot-loss" coverage for hail losses will be included.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Agriculture, pursuant to section 3 of the Crop Insurance Act, is pleased hereby to approve the entry by the Minister of Agriculture into an agreement with the Province of Alberta substantially in the form annexed hereto.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-213

12 February, 1974

WHEREAS the mineral rights to that portion of the South West Quarter of Section 23, Township 15, Range 3 West of the Principal Meridian are vested in Her Majesty in right of Canada, as more particularly described in the schedule hereto;

WHEREAS the Province of Manitoba has requested transfer to Her Majesty in right of the Province of the administration and control of the interest of Her Majesty in right of Canada to the sand and gravel within, upon or under the said land for a period of 3 years for the purposes of utilizing the granular materials that may be obtained therefrom for the maintenance of highways;

AND WHEREAS the said land is not required for public purposes.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Energy, Mines and Resources, pursuant to subsection 4(2) of the Public Lands Grants Act, is pleased hereby to transfer to Her Majesty in right of the Province of Manitoba the administration and control of the interest of Her Majesty in right of Canada to the sand and gravel within, upon or under the said land for a period of 3 years commencing on the 1st March, 1974, subject to the following condition:

...2

- 2 -

Her Majesty in right of the Province of
Manitoba shall pay quarterly to Her
Majesty in right of Canada 15 cents per
cubic yard for each cubic yard of sand
or gravel removed from the said land.

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A handwritten signature in dark ink, appearing to read "N. W. Robertson", with a long horizontal flourish extending to the right.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The South West Quarter of Section Twenty-three in Township Fifteen and Range Three West of the Principal Meridian in Manitoba excepting out of the South West Quarter that portion taken for the Right of Way of the Canadian Northern Railway and Road allowance adjoining the same as shown on a plan of same filed in the Winnipeg Land Titles Office as No. 1038.
(Certificate of Title No. 314844)



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-214

12 February, 1974

WHEREAS the Secretary of State for External Affairs reports as follows:

That the International Telecommunications Union, an agency of the United Nations and an executing agency of the United Nations Development Program, has been requested by participants in the Pan African Telecommunications Network Project meeting in Addis Ababa, October 30 to November 10, 1972, to organize four seminars on four different technical subjects in different regions of Africa in 1974;

That Canada has been invited to sponsor and support financially the seminar on telecommunication systems to be held in Abidjan, Ivory Coast, March 11 to March 22, 1974;

That it is considered desirable and expedient for Canada to assist financially the International Telecommunications Union in an on-going project the aim of which is to ensure a co-ordinated approach in the planning of the Pan African Telecommunications Network and to make it possible for the responsible personnel in this planning to make a choice of the necessary equipment based on sound technical knowledge and to this end, involving participation of two representatives from each of the thirty African countries concerned in a seminar of approximately two weeks' duration; and

- 2 -

That the Special Account authorized by External Affairs Vote 33(d) of Appropriation Act No. 2, 1965, as amended, provided authority to make payments, subject to terms and conditions approved by the Governor in Council, to developing countries and their agencies, to educational and technical institutions in such countries, and to recognized international development institutions.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to External Affairs Vote 33(d) of Appropriation Act No. 2, 1965, as amended, is pleased hereby to authorize payments not exceeding \$100,000 in total as assistance to the International Telecommunications Union on the following conditions:

- (a) That the Union agrees the said payments shall be applied to the costs of conducting the Pan African Telecommunications Seminar in Abidjan, Ivory Coast, for up to sixty representatives of the African countries concerned in the Pan African Telecommunications Network;
- (b) That the Union agrees, also, to enter into an agreement or arrangements with the Government of Canada covering the end and purpose of the said payments and to make such appropriate reports on the progress and costs of the project as may be required by the Government of Canada; and
- (c) That the terms of an agreement or arrangement so entered into shall provide for payment of the sum of \$50,000 immediately upon execution of such agreement or arrangement, the balance of the costs of up to an additional \$50,000 to be payable on completion of the seminar.

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and, also, the conclusion by Canada of an agreement or arrangements referred to in Condition (b) above.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "N. W. Robertson", with a long horizontal stroke extending to the right.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



12 February, 1974

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

A G R E E M E N T

between

THE DEFENCE RESEARCH BOARD

and

THE PUBLIC SERVICE ALLIANCE
OF CANADA

covering all employees of the

Defence Research Board

in the

TECHNICAL CATEGORY

CODE:

400-01/73-12/74

Expires: 31 December 1974

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** Rates of Pay

Schedule A	Defence Research Technician A
Schedule B	Defence Research Technician B
Schedule C	Defence Research Technical Officer
Schedule D	Drafting and Illustration Group
Schedule E	Photography Group
Schedule F	Engineering Assistant

**Asterisks denote changes from previous Agreement.



ARTICLE 1

PURPOSE OF AGREEMENT

1.01 The purpose of this Agreement is to maintain harmonious and mutually beneficial relationships among the Employer, the employees and the Alliance, to set forth certain terms and conditions of employment relating to pay, hours of work, employee benefits and general working conditions affecting employees covered by this Agreement and to ensure that all reasonable measures are provided for the safety and occupational health of the employees.

1.02 The parties to this Agreement are conscious of the need for flexibility in a research environment and agree that it will be their common aim to achieve and maintain the necessary degree of flexibility in the application and utilization of the manpower resources required to support the Defence Research Board's programmes in order to promote the increased effectiveness of the Defence Research Board's employees and the public interest. To these ends, they are determined to establish within the framework provided by law, an effective working relationship at all levels in which members of the bargaining unit are employed.

ARTICLE 2

INTERPRETATION AND DEFINITIONS

2.01 For the purpose of this Agreement,

- (a) "Alliance" means the Public Service Alliance of Canada;
- (b) "allowance" means compensation payable for the performance of special or additional duties;
- (c) "bargaining unit" means the employees of the Defence Research Board in the Technical Category as described in the certificate issued by the Public Service Staff Relations Board on 17 October, 1968;
- (d) "compensatory leave" means leave with pay in lieu of cash payment for overtime, and such leave with pay will be equivalent in value to the cash payment that would otherwise have been made;

- (e) "continuous employment" has the same meaning as in the existing rules and regulations of the Employer on the date of the signing of this Agreement;
- (f) "daily rate of pay" means an employee's weekly rate of pay divided by five (5);
- (g) "day" means a twenty-four (24) hour period commencing at 00.01 hours;
- (h) "day of rest" in relation to an employee means a day other than a designated holiday on which that employee is not ordinarily required to perform the duties of his position other than by reason of his being on leave of absence;
- (i) "designated paid holiday" means the twenty-four (24) hour period commencing at 00.01 of a day designated as a holiday in this Agreement;
- (j) "employee" means a person who is a member of the bargaining unit;
- (k) "Employer" means Her Majesty in right of Canada as represented by the Defence Research Board and includes any person delegated or authorized to exercise all or any part of the authority of the Chairman of the Defence Research Board;
- (l) "full-time employee" means an employee who works an average of thirty-seven and one-half (37 1/2) or more hours per week;
- (m) "Headquarters area" means the Headquarters area of an employee, as defined in the Defence Research Board Travel and Removal Regulations;
- (n) "Hourly rate of pay" means an employee's daily rate of pay divided by his standard number of scheduled daily hours of work;

- (o) "lay-off" means an employee whose employment has been terminated because of lack of work or because of the discontinuance of a function;
- (p) "leave of absence" means time absent from duty with permission;
- (q) "membership dues" means the dues established pursuant to the constitution of the Alliance as the dues payable by its members as a consequence of their membership in the Alliance, and shall not include any initiation fee, insurance premium or special levy;
- (r) "pay period" means a four-week period commencing on a Monday and ending on a Sunday;
- (s) "Week" means a period of seven (7) consecutive calendar days commencing at 00.01 hours Monday and ending at 24.00 hours the next following Sunday;
- (t) "weekly rate of pay" means an employee's annual rate of pay divided by fifty-two point one seven six (52.176).

2.02 Except as otherwise provided in this Agreement,
expressions used in this Agreement,

- (a) if defined in the Public Service Staff Relations Act, have the same meaning as given to them in the Public Service Staff Relations Act, and
- (b) if defined in the Interpretation Act, but not defined in the Public Service Staff Relations Act, have the same meaning as given to them in the Interpretation Act.

ARTICLE 3

APPLICATION

3.01 The provisions of this Agreement apply to the Alliance,
employees and the Employer.

ARTICLE 4

RECOGNITION

4.01 The Employer recognizes the Alliance as the exclusive bargaining agent for all employees described in the certificate issued by the Public Service Staff Relations Board on the 17th day of October, 1968, covering the employees in the Technical Category.

ARTICLE 5

STATE SECURITY

5.01 Nothing in this Agreement shall be construed to require the Employer to do or refrain from doing anything contrary to any instruction, direction or regulation given, or made by, or on behalf of the Government of Canada in the interest of the safety or security of Canada or any state allied or associated with Canada.

ARTICLE 6

MANAGERIAL RESPONSIBILITIES

6.01 Except to the extent provided herein, this Agreement in no way restricts:

- (a) the authority of the Defence Research Board or of the executive officers and managers who are charged with executive or managerial responsibilities in the Defence Research Board, or
- (b) the authority of those persons charged with supervisory responsibilities by the Defence Research Board.

ARTICLE 7

CHECK-OFF

7.01 Except as provided in Clause 7.03, the Employer shall arrange as a condition of employment, to have deducted from the monthly

pay of all employees in the bargaining unit, an amount equal to the membership dues.

7.02 For the purpose of applying Clause 7.01,

(a) the Alliance shall notify the Employer, in writing, of the authorized amount of membership dues to be checked off in respect of each employee and of the effective date of the deduction, but in no case shall such effective date be prior to the date of notification.

**

(b) deductions from pay for each employee in respect of each calendar month shall start with the first full calendar month of employment to the extent that earnings are available. Where such an employee does not have sufficient earnings in respect of any calendar month to permit deductions, the Employer shall not be obligated to make such deductions from subsequent pay.

7.03 An employee who satisfies the Employer by declaring in an affidavit that he is a member of a religious organization whose doctrine prevents him as a matter of conscience from making financial contributions to an employee organization and that he will make contributions to a charitable organization equal to dues shall not be subject to this article.

** 7.04 From the date of signing and for the duration of this Agreement, no employee organization, as defined in Section 2 of the Public Service Staff Relations Act, other than the Alliance, shall be permitted by the Employer to have membership dues and/or other monies deducted from the pay of employees in the bargaining unit.

7.05 It is understood that the amounts deducted in accordance with Clause 7.01, shall be remitted by cheque to the Comptroller of the Alliance by the appropriate pay offices, within a reasonable period of time after deductions are made, and shall be accompanied by particulars identifying each employee and the deductions made on his behalf.

7.06 The Employer agrees to continue the past practice of authorizing deductions for other purposes on the basis of production of appropriate documentation.

7.07 The Alliance agrees to indemnify and save the Employer harmless against any claim or liability arising out of the application of this Article except for any claim or liability arising out of an error committed by the Employer.

ARTICLE 8

EMPLOYEE INFORMATION

8.01 The Employer agrees to supply the Alliance each quarter, with the name, place of employment, classification level and occupational group of each new employee and to provide to the appropriate local Alliance representative at each Defence Research Board establishment, on request, the name of each new employee at that establishment who is a member of the bargaining unit.

8.02 The Employer agrees to make available to each employee a copy of the Collective Agreement for his retention.

ARTICLE 9

PROVISION OF BULLETIN BOARD SPACE AND OTHER FACILITIES

9.01 The Employer will continue to provide bulletin board space identified for Alliance use. Posting of notices pertaining to elections, appointments, meeting dates and social and recreational affairs will not be subject to the prior approval of the Employer.

Such notices shall be signed by an authorized representative of the Alliance and shall not contain information which is adverse to the interest of the Employer. All other notices will continue to be subject to and bear evidence of the prior approval of the Employer for posting.

9.02 The Employer will also continue the present practice of making available to the Alliance specific locations on its premises for the placement of bulk quantities of literature of the Alliance.

ARTICLE 10

FUTURE LEGISLATION AND THE COLLECTIVE AGREEMENT

10.01 In the event that any law passed by Parliament applying to employees covered by this Agreement, renders null and void any provision of this Agreement, the remaining provisions of the Agreement shall remain in effect for the term of the Agreement.

ARTICLE 11

CONTRACTING OUT

11.01 The Employer will continue past practice in giving all reasonable consideration to providing continued employment in the Defence Research Board at attained rates of pay, to employees whose services in the Defence Research Board would otherwise become redundant because work is contracted out.

ARTICLE 12

EMPLOYEE PERFORMANCE

12.01 For the purpose of this Article, a formal assessment of an employee's performance means a written statement by his supervisor or supervisors, on a form specified by the Employer, of how well the employee has performed his assigned tasks during a specified period in the past.

12.02 When a formal assessment of an employee's performance is made, the employee concerned must be given an opportunity to sign the assessment form to indicate that its contents have been read and understood before the assessment is made part of the Employer's official records.

12.03 The Employer agrees not to introduce as evidence in a hearing relating to disciplinary action any document, the existence of which the employee was not aware at least six (6) working days prior to the time of said hearing.

ARTICLE 13

THE GRIEVANCE PROCEDURE

13.01 An employee who has any complaint relating to the terms and conditions of his employment has the right, and is encouraged by both parties to this Agreement to discuss his complaint with his immediate supervisor during working hours. Such discussions should be held as soon as possible after the employee first becomes aware of the circumstances which give rise to his complaint and may include his union steward, if desired, by either the employee or the supervisor.

13.02 The immediate supervisor will respond to the employee's complaint promptly and will give him an oral reply as soon as possible.

13.03 If the employee does not consider that the oral reply given him by his immediate supervisor is satisfactory, the employee may, subject to Clause 13.04, present his complaint in writing as a grievance.

13.04 Subject to and as provided in Sections 90 and 112 of the Public Service Staff Relations Act, an employee who feels that he has been treated unjustly or considers himself aggrieved by any action or lack of action by the Employer in matters other than those arising from the classification process is entitled to present a grievance in the manner prescribed in Clause 13.05 except that:

- (a) where there is another administrative procedure provided by or under any Act of Parliament to deal with his specific complaint such procedure must be followed, and
- (b) where the grievance relates to the interpretation or application of this collective Agreement or an arbitral award he is not entitled to present the grievance unless he has the approval of and is represented by an authorized representative of the Alliance.

13.05 Except as otherwise provided in this Article, a grievance shall be presented for decision at the first level, and may be presented at subsequent levels in accordance with the structure of the grievance process established, and posted locally, by the Employer.

13.06 An employee who wishes to present a grievance at any prescribed level in the grievance procedure, shall transmit it to the person, identified in the list, posted locally, who is authorized by the Employer to receive the grievance. That person shall provide the Employee with a receipt in the form of a copy of the official grievance form or other official document stating the date on which the grievance was received by him.

13.07 A grievance of an employee shall not be deemed to be invalid by reason only of the fact that it is not in accordance with the form supplied by the Employer. Supplies of grievance forms will be made available to authorized local officers and stewards of the Alliance.

13.08 The Employer shall designate a representative at each level in the grievance procedure and shall inform each employee to whom the procedure applies of the name or title of the person so designated together with the name or title and address of the person

authorized to receive a grievance. This information shall be communicated to employees by means of notices posted by the Employer in places where such notices are most likely to come to the attention of the employees to whom the grievance procedure applies, or otherwise as determined by agreement between the Employer and the Alliance.

13.09 Where the employee has requested Alliance representation, the Alliance shall have the right to consult with the Employer with respect to a grievance at each or any level of the grievance procedure. In such cases the Employer shall discuss each grievance at each level with the authorized representative of the Alliance during working hours.

13.10 An employee may present a grievance to the first level of the procedure in the manner prescribed in Clause 13.06, not later than the twenty-fifth (25th) day after the day on which he is notified orally or in writing, or on which he first becomes aware of the action or circumstances giving rise to the grievance.

13.11 An employee may present a grievance at each succeeding level in the grievance procedure beyond the first level

(a) where the decision or settlement is not satisfactory to him, within ten (10) days after that decision or settlement has been conveyed in writing to him by the Employer.

(b) where the Employer has not conveyed a decision to him within the time prescribed in 13.12, within fifteen (15) days after he presented the grievance at the previous level.

13.12 Subject to Clause 13.13, the Employer shall normally reply to an employee's grievance at any level of the grievance procedure, except the final level, within ten (10) days after the grievance is presented, and within thirty (30) days where the grievance is presented at the final level.

13.13 The time limits stipulated in this procedure may be extended by mutual agreement between the Employer and the employee and where appropriate, the Alliance representative, except as provided in Clause 13.19.

13.14 Where an employee has been represented by the Alliance in the presentation of his grievance, the Employer will forward to the appropriate representative of the Alliance a copy of the Employer's decision at each level of the grievance procedure on the same day that the Employer's decision is conveyed to the employee.

13.15 The decision given by the Employer at the final level in the grievance procedure shall be final and binding upon the employee unless the grievance is a class of grievance that may be referred to adjudication.

13.16 In determining the time within which any action is to be taken as prescribed in this procedure, Saturdays, Sundays and designated holidays shall be excluded.

** 13.17 Where the provisions of Clause 13.06 cannot be complied with, and it is necessary to present a grievance by mail, the grievance shall

be deemed to have been presented on the day on which it is postmarked and it shall be deemed to have been received by the Employer on the day it is delivered to the appropriate office of the Employer. Similarly, the Employer shall be deemed to have delivered a reply at any level on the date on which the letter containing the reply is postmarked, but the time limit within which the grievor may present his grievance at the next higher level shall be calculated from the date on which the Employer's reply was delivered to the address shown on the grievance form.

13.18 Where it appears that the nature of the grievance is such that a decision cannot be given below a particular level of authority, any or all the levels except the final level may be eliminated by agreement of the Employer and the employee, and where applicable, the appropriate representative of the Alliance.

13.19 Where the Employer discharges an employee, the grievance procedure set forth in this Agreement shall apply except that

- (a) the grievance may be presented at the final level only, and
- (b) the thirty (30) day time within which the Employer is to reply at the final level may be extended to a maximum of sixty (60) days by mutual agreement of the Employer and the appropriate representative of the Alliance

13.20 An employee may abandon a grievance by written notice to his immediate supervisor, or to any of the persons authorized to receive or deal with his grievance.

13.21 Any employee who fails to present a grievance to the next higher level within the prescribed time limits shall be deemed to have abandoned the grievance unless, due to circumstances which in the opinion of the Employer were beyond the control of the employee, the latter was unable to comply with the prescribed time limits.

13.22 No person who is employed in a managerial or confidential capacity shall seek by intimidation, by threat of dismissal or by any other kind of threat, to cause an employee to abandon his grievance or refrain from exercising his right to present a grievance, as provided in this collective Agreement.

13.23 Where an employee has presented a grievance up to and including the final level in the grievance procedure with respect to:

- (a) the interpretation or application in respect of him of a provision of this collective agreement or a related arbitral award, or
- (b) disciplinary action resulting in discharge, suspension or a financial penalty,

and his grievance has not been dealt with to his satisfaction, he may refer the grievance to adjudication in accordance with the provisions of the Public Service Staff Relations Act and Regulations.

13.24 Where a grievance that may be presented by an employee to adjudication is a grievance relating to the interpretation or application in respect of him of a provision of a collective agreement or an arbitral award, the employee is not entitled to refer the grievance to adjudication unless the bargaining agent for the bargaining unit to which the collective agreement or arbitral award applied signifies in prescribed manner:

- (a) its approval of the reference of the grievance to adjudication, and
- (b) its willingness to represent the employee in the adjudication proceedings.

ARTICLE 14

LEAVE - GENERAL

14.01 When the employment of an employee who has been granted more vacation, sick or special leave with pay than he has earned is terminated by death, the employee is considered to have earned the amount of leave with pay granted to him.

14.02 When the employment of an employee who has been granted more vacation or sick leave with pay than he has earned is terminated by lay-off, he is considered to have earned the amount of leave with pay granted to him if, at the time of lay-off, he has completed two (2) or more years of continuous employment.

14.03 When an employee, who is in receipt of a special duty allowance or an extra duty allowance, is granted leave with pay, he is entitled during his period of leave to receive the allowance if the special or extra duties in respect of which he is paid the allowance were assigned to him on a continuing basis or for a period of two (2) or more months prior to the period of leave.

14.04 An employee is entitled, once in each fiscal year, to be informed, upon request, of the balance of his vacation, sick or special leave with pay credits.

14.05 If at the end of a fiscal year, an employee's entitlement to vacation leave with pay includes a fractional entitlement of less or more than one-half (1/2) day, the entitlement shall be increased to the nearest half (1/2) day.

14.06 The amount of leave with pay credited to an employee by the Employer at the time when this Agreement is signed, or at the time when he becomes subject to this Agreement, shall be retained by the employee.

14.07 An employee who, on the day that this Agreement is signed, is entitled to receive furlough leave, that is to say five weeks' leave with pay upon completing twenty years of continuous employment, retains his entitlement to furlough leave subject to the conditions, respecting

the granting of such leave that are in force on the day this Agreement is signed.

ARTICLE 15

VACATION LEAVE

Accumulation of Vacation Leave

(Arbitral Award, dated 18 September, 1973)

15.01 Subject to Clause 15.02, an employee who has earned at least ten (10) days' pay in a calendar month shall earn a vacation leave credit for that month at the following rate:

- (a) one and one-quarter ($1 \frac{1}{4}$) days if he has completed less than fifteen (15) years of continuous employment; or
- (b) one and two-thirds ($1 \frac{2}{3}$) days if he has completed fifteen (15) years of continuous employment, except that an employee who has received or is entitled to receive furlough leave shall earn one and one quarter ($1 \frac{1}{4}$) days only per month from his twenty-first (21st) to his twenty-fifth (25th) years, inclusive, of continuous employment.
- (c) two and one-twelfth ($2 \frac{1}{12}$) days if he has completed thirty (30) years of continuous employment.

(Arbitral Award, dated 18 September, 1973)

15.02 For the purpose of Clause 15.01 an employee

- (a) shall earn a vacation leave credit at the rate of one and two-thirds ($1 \frac{2}{3}$) days per month starting on the first day of the month immediately following the month in which he completes fifteen (15) or twenty-five (25) years of continuous employment if that date is other than the first day of a month; and

- (b) shall earn a vacation leave credit at the rate of two and one-twelfth ($2\frac{1}{12}$) days per month starting on the first day of the month immediately following the month in which he completes thirty (30) years of continuous employment if that date is other than the first day of a month; and
- (c) who becomes entitled to receive furlough leave, shall earn a vacation leave credit at the rate of one and one-quarter ($1\frac{1}{4}$) days per month starting on the first day of the month immediately following the month in which he completes twenty (20) years of continuous employment if that date is other than the first day of a month.

15.03

Granting of Vacation Leave

In granting vacation leave with pay to an employee the Employer shall, subject to the operational requirements of the service, make a reasonable effort

- (a) not to recall an employee to duty after he has proceeded on vacation leave;
- (b) to grant the employee his vacation leave during the fiscal year in which it is earned
- (c) subject to Clause 15.07, to comply with any written request made by an employee before January 31, of the current fiscal year, that he be permitted to carry over and use in the following fiscal year, any period of vacation leave of more than five (5) days earned by him in the current fiscal year;

- (d) to grant the employee vacation leave for at least two (2) consecutive weeks, if so requested by the employee in writing not later than April 1 of the fiscal year in which the vacation leave is to be taken
- (e) to grant the employee his vacation leave on any other basis requested by the employee, if the employee makes his request in writing not later than April 1 of the fiscal year in which the vacation leave is to be taken;
- (f) to grant an employee vacation leave when specified by the employee if:
 - (i) the period of vacation leave requested is less than a week, and
 - (ii) the employee gives the Employer at least two (2) days advance notice, exclusive of Saturdays, Sundays and designated holidays, for each day of vacation leave requested.

15.04 The Employer may grant vacation leave on shorter notice than that provided in Clause 15.03.

15.05 An employee earns but is not entitled to receive vacation leave with pay during his first six (6) months of continuous employment.

15.06 Where, in respect of any period of vacation leave, an employee

- (a) is granted bereavement leave, or
- (b) is granted special leave with pay because of illness in the immediate family, or
- (c) is granted sick leave on production of a medical certificate,

the period of vacation leave so **displaced shall either be added to the vacation period, if requested by the employee and approved by the Employer, or reinstated for use at a later date.**

15.07

Carry-over Provisions

- (a) Subject to 15.07 (b), the amount of earned but unused vacation leave which may be carried over from one fiscal year to the next fiscal year shall not exceed the maximum amount which an employee is entitled to earn in one fiscal year as provided in Clause 15.01.
- (b) Where in any fiscal year an employee cannot be granted all of the vacation leave credited to him, because of operational requirements, the unused portion of his vacation leave credits shall be carried over into the following fiscal year.

15.08

Recall from Vacation Leave

Where during any period of vacation leave an employee is recalled to duty, he shall be reimbursed for reasonable expenses, as normally defined by the Employer, that he incurs

- (a) in proceeding to his place of duty,
and
- (b) in returning to the place from which he was recalled if he immediately resumes vacation upon completing the assignment for which he was recalled,

after submitting such accounts as are normally required by the Employer.

15.09

The employee shall not be considered as being on vacation leave during any period in respect of which he is entitled under Clause 15.03 to be reimbursed for reasonable expenses incurred by him.

15.10

Leave when Employment Terminates

Where an employee dies or his employment is otherwise terminated after a period of continuous employment of not more than six (6) months, he or his estate shall, in lieu of earned vacation leave, be paid an amount equal to four (4) percent of the total pay and compensation for overtime received by him during his period of employment.

15.11 Where an employee dies or his employment is otherwise terminated after a period of continuous employment of more than six (6) months,

- (a) The employee or his estate shall, in lieu of earned but unused vacation leave, be paid an amount equal to the product obtained by multiplying the number of days of earned but unused vacation leave by the daily rate of pay applicable to the employee immediately prior to the termination of his employment; or
- (b) the Employer shall grant the employee any vacation leave earned but not used by him before the employment is terminated if the employee so requests because of a requirement to meet minimum service requirements for severance pay.

15.12 Notwithstanding Clause 15.11, an employee whose employment is terminated by reason of a declaration that he abandoned his position, is entitled to receive the cash payment referred to in Clause 15.11 (a), if he requests it within six (6) months following the date upon which his employment is terminated.

ARTICLE 16

DESIGNATED PAID HOLIDAYS

16.01 Subject to Clause 16.02, the following days shall be designated paid holidays for employees:

- (a) New Year's Day,
- (b) Good Friday,
- (c) Easter Monday
- (d) The day fixed by proclamation of the Governor in Council for celebration of the Sovereign's Birthday,
- (e) Dominion Day,
- (f) Labour Day,

- (g) The day fixed by proclamation of the Governor in Council as a general day of Thanksgiving,
- (h) Remembrance Day,
- (i) Christmas Day,
- (j) Boxing Day, and
- (k) One additional day in each year that, in the opinion of the Employer, after consultation with the local executive of the Alliance, is recognized to be a provincial or civic holiday in the area in which the employee is employed, or in any area where no such day is recognized as a provincial or civic holiday, the first Monday in August.

16.02 Clause 16.01 does not apply to an employee who is absent without pay on both the working day immediately preceding and the working day immediately following the designated paid holiday; except in the case of an employee who is granted leave without pay under the provisions of Article 21 (Time off for Alliance Business) and in respect of whom the Alliance has certified that the employee was paid by the Alliance for Alliance business conducted on the working day immediately preceding and the working day immediately following the designated paid holiday.

16.03 Holiday Falling on A Day of Rest

When a day designated as a holiday under Clause 16.01 coincides with an employee's day of rest, the holiday shall be moved to the employee's first scheduled working day following his day of rest.

16.04 When a day designated as a holiday for an employee is moved to another day under the provisions of Clause 16.03

- (a) work performed by an employee on the day from which the holiday was moved shall be considered as work performed on a day of rest, and
- (b) work performed by an employee on the day to which the holiday was moved, shall be considered as work performed on a holiday.

16.05 Compensation for Work on a Holiday

Where an employee works on a holiday, he shall be paid, in addition to the pay that he would have been granted had he not worked on that holiday:

- (a) time and one-half (1 1/2) for the first eight (8) hours of work, and
- (b) double (2) time for hours worked in excess of eight (8) consecutive hours.

16.06 Holiday Coinciding with a Day of Leave with Pay

Where a day that is a designated holiday for an employee falls within a period of leave with pay, the holiday shall not count as a day of leave.

16.07 Notwithstanding Clause 16.05, an employee who is engaged in trials, tests and experiments conducted outside the Headquarters area and to whom Clause 22.13 (b) applies, shall be compensated for work performed on a holiday only in accordance with Clause 22.13 (b).

ARTICLE 17

SPECIAL LEAVE

17.01 Credits

An employee shall earn special leave credits up to a maximum of twenty-five (25) days at the following rates:

- (a) One half (1/2) day for each calendar month in which he received pay for at least ten (10) days, or
- (b) one quarter (1/4) day for each calendar month in which he received pay, but for less than ten (10) days.

As credits are used they may continue to be earned up to the maximum.

17.02 Marriage Leave

After the completion of one (1) year's continuous employment in the Public Service, an employee who has the credits available and who gives the Employer at least five (5) days notice,

shall be granted special leave with pay to the extent of his credits but not more than five (5) days, for the purpose of getting married.

** 17.03 Bereavement Leave

For the purposes of this clause and Clause 17.05, immediate family is defined as father, mother, brother, sister, spouse, child, ward or step-child of the employee, father-in-law, mother-in-law and relative permanently residing in the employee's household or with whom the employee permanently resides.

- (a) Where a member of his immediate family dies, an employee shall be entitled to bereavement leave for a period of up to four (4) consecutive calendar days and not extending beyond the day following the funeral. During such period, he shall be granted special leave with pay for those days which **are** not his regular scheduled days of rest. In addition, he may be granted up to three (3) days special leave for the purpose of travel.
- (b) In special circumstances and at the request of the employee, bereavement leave may be extended beyond the day following the day of the funeral but the total number of days granted must be consecutive and not greater in number than those provided above and must include the day of the funeral.
- (c) An employee is entitled to special leave with pay, up to a maximum of one day, in the event of the death of the employee's grandparent, son-in-law, daughter-in-law, brother-in-law, sister-in-law.
- (d) If, during a period of compensatory leave, an employee is bereaved in circumstances under which he would have been eligible for bereavement leave under paragraph (a), (b), or (c) of this Clause, he shall be granted bereavement leave and his compensatory leave credits shall be restored to the extent of any concurrent bereavement leave granted.

17.04 Leave for Birth of Child

At the discretion of the Employer, a male employee may be granted special leave with pay up to a maximum of one (1) day on the occasion of the birth of his son or daughter.

17.05 Leave for Other Reasons

At the discretion of the Employer, special leave with pay may be granted, when circumstances not directly attributable to the employee including illness in the immediate family, as defined in Clause 17.03, prevent his reporting for duty.

17.06 Advance of Credits

Where an employee has insufficient or no credits to cover the granting of special leave within the meaning of Clause 17.03, Clause 17.04 and Clause 17.05, leave may be granted at the discretion of the Employer by an advance of up to five (5) days. The total of all such leave advanced shall not at any time exceed five (5) days. Such advanced leave shall be deducted from any special leave credits subsequently earned.

ARTICLE 18

SICK LEAVE

18.01 Credits

An employee shall earn sick leave credits at the rate of one and one-quarter (1 1/4) days for each calendar month for which he receives pay for at least ten (10) days.

18.02 Granting of Sick Leave

An employee is eligible for sick leave with pay when he is unable to perform his duties because of illness or injury provided that:

- (a) he satisfies the Employer of this condition in such manner and at such time as may be determined by the Employer, and
- (b) he has the necessary sick leave credits.

18.03 Unless otherwise informed by the Employer, a statement signed by the employee describing the nature of his illness or injury and stating that because of this illness or injury he was unable to perform his duties shall, when delivered to the Employer, be considered as meeting the requirements of Clause 18.02 (a).

- (a) if the period of leave requested does not exceed three (3) days, and
- (b) if in the current fiscal year, the employee has not been granted more than seven (7) days sick leave wholly on the basis of statements signed by him.

18.04 An employee is not eligible for sick leave with pay during any period in which he is on leave of absence without pay or under suspension.

18.05 Where an employee has insufficient or no credits to cover the granting of sick leave with pay under the provisions of Clause 18.02, sick leave with pay may, at the discretion of the Employer, be granted

- (a) for a period not to exceed fifteen (15) days at any time, or
- (b) for a period of up to twenty-five (25) days if he is awaiting a decision on an application for injury-on-duty leave,

subject to the deduction of such advanced leave from any sick leave credits subsequently earned.

18.06 When an employee is granted sick leave with pay, and injury-on-duty leave is subsequently approved for the same period, it shall be considered, for the purpose of the record of sick leave credits, that the employee was not granted sick leave with pay.

ARTICLE 19

OTHER TYPES OF LEAVE

19.01 Court Leave

Leave of absence with pay shall be given to every employee, other than an employee on leave of absence without pay, or under suspension, who is required

- (a) to serve on a jury: or
- (b) by subpoena or summons to attend as a witness in any proceeding held:
 - (i) in or under the authority of a court of justice or before a grand jury,
 - (ii) before a court, judge, justice, magistrate or coroner,
 - (iii) before the Senate or House of Commons of Canada or a Committee of the Senate or House of Commons otherwise than in the performance of the duties of his position,
 - (iv) before a legislative council, legislative assembly or house of assembly, or any committee thereof that is authorized by law to compel the attendance of witnesses before it, or
 - (v) before an arbitrator or umpire or a person or body of persons authorized by law to make an inquiry and to compel the attendance of witnesses before it.

19.02 Injury-on-Duty Leave

An employee shall be granted injury-on-duty leave with pay for such reasonable period as may be determined by the Employer where it is determined by a provincial Workmen's Compensation Board that he is unable to perform his duties because of:

- (a) personal injury accidentally received in the performance of his duties and not caused by the employee's wilful misconduct,
- (b) sickness resulting from the nature of his employment, or
- (c) over-exposure to radioactivity or other hazardous conditions in the course of his employment,

if the employee agrees to pay to the Receiver General of Canada any amount received by him for loss of wages in settlement of any claim he may have in respect of such injury, sickness or exposure.

19.03 Examination Leave

Where an employee participates in a personnel selection process for a position in the Public-Service, as defined in the Public Service Staff Relations Act, the employee is entitled to leave of absence with pay for the period during which the employee's presence is required for purposes of the selection process, and for such further period as the Employer considers reasonable for the employee to travel to and from the place where his presence is so required.

19.04 Maternity Leave

- (a) Every female employee who becomes pregnant shall notify the Employer of her pregnancy at least fifteen (15) weeks prior to the expected date of termination of her pregnancy and subject to Clause 19.04 (b), (c) and (d), shall be granted leave of absence without pay (hereinafter called "maternity leave") for a period commencing at least eleven (11) weeks before the expected date of the termination of her pregnancy and ending not later than twenty-six (26) weeks after the date of termination of her pregnancy.
- (b) The Employer may
 - (i) defer the commencement of maternity leave of any female employee for any period approved in writing by a qualified medical practitioner or person approved by the Deputy Minister of National Health;
 - (ii) grant maternity leave to any female employee to commence earlier than eleven (11) weeks before the expected date of termination of her pregnancy, where a qualified medical practitioner so advises;
 - (iii) direct a female employee who is pregnant to proceed on maternity leave at any time where the employee's work performance is adversely affected by the pregnancy.

- (c) Where maternity leave is requested, the employee may be required to submit a medical certificate certifying pregnancy.
- (d) Maternity leave granted to a female employee shall not be terminated by the Employer at any time prior to eight (8) weeks after the date of the termination of the pregnancy of that employee unless the employee submits to the Employer a certificate from a qualified medical practitioner or a person approved by the Deputy Minister of National Health stating that the employee's health will not be impaired by returning to duty at an earlier date.

19.05 Other Leave With Pay

At its discretion, the Employer may grant leave with pay for purposes other than those specified in this Agreement, including military or civil defence training, and emergencies affecting the community or place of work.

19.06 Leave Without Pay

At its discretion, the Employer may grant leave without pay for any purpose, including enrolment in the Canadian Armed Forces and election to a full-time municipal Office.

ARTICLE 20

SEVERANCE PAY

20.01 Lay-Off

An employee who has one year or more of continuous employment and who is laid off is entitled to be paid severance pay at the time of lay-off.

20.02 In the case of an employee who is laid off for the first time after December 12, 1969, the amount of severance pay shall be two (2) weeks' pay for the first and one (1) week's pay for each succeeding complete year of continuous employment, less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu thereof, but the total amount of severance pay which may be paid under this clause shall not exceed 28 weeks' pay.

20.03 In the case of an employee who is laid off for a second or subsequent time after December 12, 1969, the amount of severance pay shall be one (1) week's pay for each completed year of continuous employment less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or cash gratuity in lieu thereof, but the total amount of severance pay which may be paid under this clause shall not exceed 27 weeks' pay.

20.04 In no case shall the total amount of severance pay exceed 28 weeks' pay regardless of the number of times an employee is laid off.

20.05 Resignation

Subject to Clause 20.06, an employee who has ten or more years of continuous employment is entitled to be paid on resignation from the Defence Research Board, severance pay equal to the amount obtained by multiplying half of his weekly rate of pay on resignation by the number of completed years of his continuous employment to a maximum of 26, less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu of retiring leave.

20.06 Retirement

On termination of employment, an employee who is entitled to an immediate annuity or an employee who has attained the age of fifty-five (55) and is entitled to an immediate annual allowance, under the Public Service Superannuation Act, shall be paid severance pay equal to the product obtained by multiplying his weekly rate of pay on termination of employment by the number of completed years of his continuous employment to a maximum of 28, less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu of retiring leave.

20.07 Death

Regardless of any other benefit payable, if an employee dies, there shall be paid to his estate an amount equal to the product obtained by multiplying his weekly rate of pay at the time of death by the number of completed years of his continuous employment to a maximum of twenty-eight (28), less any period of employment in the Public Service as defined in the Public Service Staff Relations Act in respect of which he was granted severance pay, retiring leave or a cash gratuity in lieu thereof by the Employer.

ARTICLE 21

TIME OFF FOR ALLIANCE BUSINESS

21.01 Public Service Staff Relations Board Hearings

- (1) Complaints made to the Public Service Staff Relations Board pursuant to Section 20 of the Public Service Staff Relations Act

Where operational requirements permit, the Employer will grant leave with pay

- (a) to an employee who makes a complaint on his own behalf before the Public Service Staff Relations Board, and
- (b) to an employee who acts on behalf of an employee making a complaint, or who acts on behalf of the Alliance making a complaint.

- (2) Applications for Certification, Representations and Interventions with Respect to Applications for Certification

Where operational requirements permit, the Employer will grant leave without pay

- (a) to an employee who represents the Alliance in an application for certification or in an intervention, and
- (b) to an employee who makes personal representations with respect to a certification.

- (3) Employee Called as a Witness

The Employer will grant leave with pay

- (a) to an employee called as a witness by the Public Service Staff Relations Board, and
- (b) where operational requirements permit, to an employee called as a witness by an employee or the Alliance.

* 21.02 Arbitration Tribunal and Conciliation Board Hearings

* (1) Where operational requirements permit, the Employer will grant leave with pay to a reasonable number of employees representing the Alliance before an Arbitration Tribunal or Conciliation Board.

* (2) Employee called as a Witness

The Employer will grant leave with pay to an employee called as a witness by an Arbitration Tribunal or Conciliation Board and, where operational requirements permit, leave with pay to an employee called as a witness by the Alliance.

* 21.03 Adjudication

* (1) Employee who is a Party

Where operational requirements permit, the Employer will grant leave with pay to an employee who is a party.

* (2) Employee who acts as Representative

Where operational requirements permit, the Employer will grant leave with pay to an employee who is the representative of an employee who is a party.

* (3) Employee called as a Witness

Where operational requirements permit, the Employer will grant leave with pay to a witness called by an employee who is a party.

21.04 Meetings during the Grievance Process

(1) Employee Presenting Grievance

Where operational requirements permit, the Employer will grant to an employee,

- (a) where the Employer originates a meeting with the employee who has presented the grievance, time off with pay when the meeting is held in the headquarters area for that employee and "on duty" status when the meeting is held outside that headquarters area, and

- (b) where an employee who has presented a grievance seeks to meet with the Employer, time off with pay to the employee when the meeting is held in the headquarters area for that employee and leave without pay when the meeting is held outside that headquarters area.

(2) Employee who Acts as Representative

Where an employee wishes to represent at a meeting with the Employer an employee who has presented a grievance and the latter has requested that employee to represent him, the Employer will, where operational requirements permit, grant time off with pay to the representative when the meeting is held in the headquarters area for that employee and leave without pay when the meeting is held outside that headquarters area.

(3) Grievance Investigation

Where an employee has asked or is obliged to be represented by the Alliance in relation to the presentation of a grievance, and an employee acting on behalf of the Alliance wishes to discuss the grievance with that employee:

- (a) the employee will, where operational requirements permit, be given reasonable time off with pay for this purpose when the discussion takes place in his headquarters area and reasonable leave without pay when it takes place outside his headquarters area, and
- (b) the representative of the employee will, where operational requirements permit, be given reasonable time off with pay for this purpose when the discussion takes place in his headquarters area and reasonable leave without pay when it takes place outside his headquarters area.

21.05 Contract Negotiations Meetings

Where operational requirements permit, the Employer will grant leave without pay to an employee for the purpose of attending contract negotiations meetings on behalf of the Alliance.

21.06 Preparatory Contract Negotiations Meetings

Where operational requirements permit, the Employer will grant leave without pay to a reasonable number of employees to attend preparatory contract negotiations meetings.

21.07 Meetings between Employee Organizations and Management

Where operational requirements permit, the Employer will grant time off with pay to a reasonable number of employees who are meeting with management on behalf of the Alliance.

21.08 Employee Organization Executive Council Meetings, and Conventions

Where operational requirements permit, the Employer will grant leave without pay to a reasonable number of employees to attend executive council meetings and conventions of the Alliance.

ARTICLE 22

HOURS OF WORK AND OVERTIME

22.01 Notwithstanding anything in the Agreement, an employee is not guaranteed minimum or maximum hours of work.

Day Work

22.02 Subject to Clause 22.03, the hours of work for full-time employees other than those to whom Clause 22.04 or Clause 22.09 applies, shall be scheduled so that employees:

- (a) on a weekly basis, work thirty-seven and one-half (37 1/2) hours, exclusive of lunch periods, and five (5) days per week, and
- (b) on a daily basis, work seven and one-half (7 1/2) hours per day, exclusive of a lunch period.

22.03

- (a) The scheduled weekly and daily hours of work for full-time employees may be varied by the Employer after consultation with the Alliance, to allow for summer and winter hours, provided the annual total is not less than one thousand, nine hundred and fifty (1,950) hours.
- (b) If scheduled weekly and daily hours of work are varied in accordance with Clause 22.03 (a), the Employer shall not have a claim against an employee by reason of over-compensation, nor shall an employee have a claim against the Employer by reason of under-compensation where
 - (i) for any reason an employee is separated temporarily or permanently from a position not subject to summer hours, or
 - (ii) an employee moves from a position not subject to summer hours to a position subject to summer hours

with the result that the employee's average weekly scheduled hours over a twelve-month period exceed or or are less than thirty-seven and one-half (37 1/2) hours per week.

Shift Work

22.04 The hours of work for full-time employees who are scheduled to work on a shift, rotating or irregular basis, shall be scheduled so that

- (a) on a weekly basis, employees work an average of thirty-seven and one-half (37 1/2) hours, exclusive of a daily 30 minute lunch period, and an average of five (5) days,
- (b) on a daily basis, employees work an average of seven and one-half (7 1/2) hours per day, exclusive of a 30 minute lunch period.

- 22.05
- (a) If a scheduled shift does not terminate on the day on which it commenced, it shall be deemed to have taken place in its entirety on the day on which it terminates:
 - (b) A scheduled day of rest will be deemed to start immediately after midnight of the day on which the preceding scheduled shift terminated.

- 22.06 The Employer will make a reasonable effort
- (a) not to schedule the commencement of a shift within eight (8) hours of the completion of the employee's previous shift, and
 - (b) to avoid excessive fluctuation in hours of work.

22.07 The Employer agrees that, except in a case of emergency, before a schedule of working hours is changed, the change will be discussed with the appropriate representative of the Alliance if the change will affect a majority of the employees governed by the schedule.

22.08 Provided sufficient advance notice is given and with the approval of the Employer, employees may exchange shifts if there is no increase in cost to the Employer.

Trials, Tests and Experiments

22.09 Notwithstanding Clauses 22.02, 22.03, 22.04 and 22.07, and any work schedules established thereunder, the Employer may orally or in writing

- (a) schedule weekly and daily hours other than those provided for in Clauses 22.02, 22.03 and 22.04 while such employees are engaged in or working in support of trials, tests or experiments conducted in or outside their headquarters area, and

- (b) amend or alter the scheduled weekly or daily hours of work established for the conduct or support of such trials, tests and experiments on reasonable oral or written notice except where, in the opinion of the Employer, operational requirements do not permit such notice to be given.

Overtime

22.10 In this article

- (a) "overtime" means
 - (i) in the case of a full-time employee, authorized work performed in any week in excess of his total scheduled hours of work for that week;
 - (ii) in the case of an employee whose scheduled hours of work are less than an average of thirty-seven and one-half (37 1/2) hours per week, authorized work performed in excess of thirty seven and one-half (37 1/2) hours in a week;
- (b) "straight time rate" means the hourly rate of pay obtained by dividing a full-time employee's weekly rate of pay by thirty-seven and one-half (37 1/2);
- (c) "time and one-half" means one and one-half (1 1/2) times the straight time rate;
- (d) "double time" means two (2) times the straight time rate.

Assignment of Overtime Work

22.11 Subject to operational requirements, the Employer shall make a reasonable effort

- (a) to allocate overtime work on an equitable basis among readily available, qualified employees, and
- (b) except in cases of emergency, call-back or mutual agreement with the Employee, to give employees who are required to work overtime adequate advance notice of this requirement.

Overtime Compensation

22.12 An employee shall be compensated at the following rates for each completed one-half (1/2) hour period of overtime:

- (a) at time and one-half (1 1/2) except as provided for in 22.12 (b) and 22.12 (c);
- (b) at double time for all hours of overtime in excess of eight (8) consecutive hours of overtime in any contiguous period;
- (c) at double time for all hours of overtime on a second or subsequent day of rest in any week if the employee has worked on his first day of rest in that week.

Trials, Tests and Experiments

22.13 Notwithstanding anything in this agreement, the Employer shall determine, in respect of an employee who engages in trials, tests and experiments conducted in or outside his headquarters area, whether

- (a) the employee shall be compensated for overtime worked in accordance with Clauses 22.10 to 22.12 inclusive, as applicable, or
- (b) the employee shall receive a compensatory leave credit in accordance with the policy of the Employer in effect on the date of signing of this agreement.

General

22.14 Pursuant to Clause 22.12:

- (a) Overtime shall be compensated in cash except where, upon the request of an employee and with the approval of the

Employer, compensatory leave may be granted.

- (b) Any request for compensatory leave in lieu of cash compensation must be made within two (2) weeks following completion of the overtime. Such compensatory leave will be granted at the convenience of the employee where operational requirements permit and shall not be unreasonably refused.
- (c) Compensatory leave not taken by the end of the fiscal year will be paid for in cash based on the employee's rate of pay at the time the overtime was worked.
- (d) The Employer will endeavour to make cash payments for overtime as quickly as operational requirements permit.

22.15 Overtime credits to which an employee is entitled shall be liquidated in multiples of one hour.

22.16 Employees shall register the starting and finishing times of overtime as required by the Employer.

22.17 An employee who works three (3) or more hours of overtime immediately following his scheduled hours of work shall be entitled to be reimbursed for one meal in the amount of two dollars (\$2.00) except where a free meal is provided. Subject to operational requirements, reasonable time with pay, to be determined by management, shall be allowed the employee in order that he may take a meal break either at or adjacent to his place of work.

Rest Periods

22.18 Except for employees working on:

- (a) a rotating shift work basis on continuous operations, or
- (b) trials, tests or experiments

whose duties do not permit abandonment of work stations but do permit rest at the work station, the Employer shall schedule two rest periods of ten (10) minutes each during each full work shift.

ARTICLE 23

CALL-BACK PAY

23.01 Subject to Clause 23.03, when an employee is recalled to a place of work for a specific duty, and reports to work and such recall has not been scheduled in advance, he shall be paid the greater of:

- (a) compensation equivalent to four (4) hours' pay at his straight-time rate, or
- (b) compensation at the applicable overtime rate,

provided that the period of overtime worked by the employee is not contiguous to his scheduled working hours.

23.02 Subject to Clause 23.03, when an employee is recalled to work overtime under the conditions described in Clause 23.01 and is authorized to use transportation services, other than normal public transportation service he may claim,

- (a) mileage allowance at the rate normally paid by the Employer where the employee travels by means of his own automobile, or
- (b) out-of-pocket expenses for other means of commercial transportation except that a receipt will be required for expenses in excess of three dollars (\$3.00).

23.03 The provisions of this Article do not apply to an employee during any period in which he is engaged in the conduct or support of trials, tests and experiments which are conducted outside his headquarters area.

ARTICLE 24

REPORTING PAY ON A DAY OF REST OR DESIGNATED PAID HOLIDAY

24.01 Subject to Clause 24.02, where an employee is required to report for work on a day of rest, or on a designated paid holiday, and returns to work, he is entitled to a minimum of four hours' pay at the straight-time rate.

24.02 The provisions of this Article do not apply to an employee during any period in which he is engaged in the conduct or support of trials, tests and experiments which are conducted outside his headquarters area.

ARTICLE 25

SHIFT PREMIUM

25.01 An employee will receive a shift premium of twelve and one-half cents (12 1/2) per hour for all hours worked, including overtime hours worked, on shifts half or more of the hours of which are regularly scheduled between 6:00 p.m. and 6: a.m., except that an employee working on a shift regularly scheduled to start between the hours of 10:00 p.m. and 2:00 a.m. will receive instead a shift premium of eighteen and one-half cents (18 1/2) per hour for all hours worked.

25.02 The provisions of this Article do not apply to an employee during any period in which he is engaged in the conduct of support of trials, tests and experiments which are conducted outside his headquarters area.

ARTICLE 26

WASH-UP TIME

26.01 Where the Employer determines there is a clear-cut need, wash-up time up to a maximum of ten minutes will be permitted immediately before the end of a work period.

ARTICLE 27

SAFETY AND HEALTH

27.01 The Employer shall continue to make all reasonable provisions for the occupational safety and health of employees. The employer will welcome suggestions on the subject from the Alliance and the parties undertake to consult with a view to adopting and expeditiously carrying out reasonable procedures and techniques designed or intended to prevent or reduce the risk of employment injury.

ARTICLE 28

COMPENSATION FOR DUTY TRAVEL

28.01 For the purposes of this Article, "duty travel" means authorized travel by an employee by land, sea or air between his Headquarters area and a location outside his headquarters area and between locations outside of his headquarters area to perform duties assigned to him by the Employer and during which travel the employee is not required to perform any work. In no case, in respect of such travel shall an employee receive compensation in accordance with the provisions of Article 22.

28.02

- (a) When the travel arrangements are set by the Employer, compensation for duty travel time shall be paid for the length of time between the employee's departure from any location and his arrival at his place of lodging or work, whichever is applicable, at his authorized destination;
- (b) The employee may, with the permission of the Employer, set his own travel arrangements. The compensation payable may not, however, in any case be greater than if the travel arrangements had been set in accordance with Clause 28.02 (a).

28.03 An employee who is required by the Employer to engage in duty travel shall be compensated as follows:

- (a) on his normal working day on which he travels but does not work, at his daily rate of pay;
- (b) on a normal working day on which he travels and works:
 - (i) at his daily rate of pay if the combined period of duty travel time and work does not exceed eight (8) hours; and

- (ii) at the applicable overtime rate for additional travel time in excess of an eight (8) hour period of work and travel with a maximum payment for such additional travel time not to exceed eight (8) hours pay at the employee's straight time rate in any day.

28.04 An employee who is required by the Employer to engage in duty travel on a day of rest or on a designated paid holiday shall be entitled to compensation at the applicable overtime rate, with a maximum payment not to exceed eight (8) hours pay at the employee's straight time rate in any day.

28.05 Notwithstanding any provisions in this Article, compensation shall not be paid

- (a) for travel in connection with postings, courses, training sessions, conferences and seminars; and
- (b) to an employee who is engaged in trials, tests or experiments conducted outside his headquarters area for any day in which he is entitled to receive compensatory leave in accordance with the provisions of Clause 22.13 (b).

ARTICLE 29

TRANSPORTATION FOR FEMALES

29.01 Transportation will be provided to a female employee who is required to work other than her normal working hours and who must travel to or from her home during hours between midnight and six a.m., and when convenient public transportation or other transportation facilities are not available.

29.02 Subject to Clause 29.01, a female employee shall be reimbursed for the cost of commercial transportation up to a maximum to three dollars (\$3.00).

29.03 Notwithstanding Clauses 29.01 and 29.02, where because of operational requirements and local public transportation considerations, arrangements other than those provided for in those clauses are in effect at the time of the signing of this Agreement, such arrangements will continue in effect for the duration of this Agreement.

ARTICLE 30

ILLEGAL STRIKES

(Arbitral Award, dated 18 September 1973)

30.01 The Public Service Staff Relations Act provides penalties for engaging in illegal strikes. Disciplinary action may also be taken which will include penalties up to and including discharge, for participation in illegal strikes as defined in the Public Service Staff Relations Act.

ARTICLE 31

UNION STEWARDS

31.01 The Employer acknowledges the right of the Alliance to appoint employees as stewards.

31.02 The Employer and the Alliance shall determine the jurisdiction of each Steward, having regard to the plan of organization, the distribution of employees at the work place and the administrative structure implied by the grievance procedure.

31.03 A Steward shall obtain the permission of his immediate supervisor before leaving his work to investigate with fellow employees complaints of an urgent nature, to meet with local management for the purpose of dealing with grievances and to attend meetings called by management. Such permission shall not be unreasonably withheld.

31.04

- (a) The Local of the Alliance shall notify the Head of the Defence Research Board Establishment at which the members of the Local are employed promptly, in writing, of the name of each steward who is appointed or ceases to hold appointment. In the case of the Local or Locals embracing employees at Defence Research Board Headquarters, Ottawa, the notice shall be sent to the Chief of personnel.

- (b) An employee who is appointed as a Steward by a Local of the Alliance shall not be recognized by the Employer until notice of the Appointment has been provided by the Local concerned in accordance with the provisions of Clause 31.04 (a).

31.05 Where operational requirements permit, the Employer will grant leave without pay to employees who exercise the authority of a steward on behalf of the Alliance to undertake training related to the duties of a steward.

ARTICLE 32

JOINT CONSULTATION

32.01 The parties acknowledge the mutual benefits to be derived from joint consultation and are prepared to enter into discussions aimed at the development and introduction of appropriate machinery for the purpose of providing joint consultation on matters of common interest.

32.02 Without prejudice to the position the Employer or the Alliance may wish to take in future about the desirability of having the subjects dealt with by the provisions of collective agreements, the following list of subjects, which may be extended by mutual consent, as they affect employees covered by this Agreement, shall be regarded as appropriate subjects of consultation involving the Employer and the Alliance during the term of this Agreement:

- (a) administration of the pay systems in effect for employees as of the date of signing of this Agreement;
- (b) training and other measures to deal with the effect on employees of technological change;
- (c) manpower adjustment procedures;
- (d) safety and health;
- (e) cafeterias and mobile canteens;
- (f) parking privileges.

32.03 With respect to the subjects listed in Clause 32.02, the Employer agrees that new policies will not be introduced and existing regulations or directives will not be cancelled or amended by the Defence Research Board in such a way as to affect employees covered by this Agreement until such time as the Alliance has been given a reasonable opportunity to consider and to consult on the Defence Research Board's proposals.

ARTICLE 33

AGREEMENT RE-OPENER

33.01 This Agreement may be amended by mutual consent.

ARTICLE 34

PAY

Defence Research Technician A
Defence Research Technician B
Defence Research Technical Officer

34.01 Clauses 34.02, 34.03, 34.04, 34.05, 34.06 and 34.07 apply only to employees in the Defence Research Technician A, Defence Research Technician B, and the Defence Research Technical Officer Groups.

34.02 Except as provided in Clauses 34.03 to 34.07 inclusive, and in schedules, A, B and C to this Agreement, the terms and conditions governing the application of pay to employees in the Defence Research Technician A, Defence Research Technician B, and Defence Research Technical Officer occupational groups are not affected by this Agreement.

34.03 The pay ranges set forth in Schedules A, B and C to this Agreement shall become effective on the dates specified therein.

34.04 When an employee's salary is adjusted for any reason and the adjustment is effective on the same date as a salary revision, the salary adjustment shall be applied first and the resulting rate shall be revised in accordance with the salary revision.

34.05 An employee will be paid at the rate of pay prescribed in his pay action certificate within the salary range applicable to his occupational group and grade as specified in Schedule A, B or C.

- ** 34.06 Except as otherwise provided in Clause 34.07, the pay increases set forth in Schedules A, B and C to this Agreement shall become effective on the dates specified therein and shall be applied in accordance with the provisions of the applicable Schedule and the Retroactive Remuneration Regulations.
- ** 34.07 An employee hired as a new graduate during the calendar years 1972, 1973 or during the period 1 January to 6 April, 1974, at an authorized hiring rate will not become eligible to receive the effect of a negotiated salary increase until one year from the date on which he becomes an employee, at which time he will receive a negotiated salary increase as specified in, and in accordance with the provisions of Personnel Letter No. 22/1973.

Drafting Illustration
and Photography Groups

34.08 Clauses 34.09, 34.10, 34.11, 34.12, 34.13 and 34.14 apply only to employees in the Drafting and Illustration and Photography Groups.

34.09 Except as provided in Clauses 34.10, 34.11, 34.12, 34.13 and 34.14 the terms and conditions governing the application of pay to employees in the Drafting & Illustration and Photography occupational groups are not affected by this Agreement.

- ** 34.10 An employee is entitled to be paid for services rendered at:
- (a) the pay specified in Schedule D or Schedule E applicable to the classification of the position to which he was appointed if the classification coincides with that prescribed in his pay action certificates, or
 - (b) the pay specified in Schedule D or Schedule E applicable to the classification prescribed in his pay action certificate if that classification and the classification of the position to which he is appointed do not coincide.

34.11 The rates of pay set forth in Schedules D and E to this Agreement shall become effective on the dates specified therein and shall be applied in accordance with the Retroactive Remuneration Regulations and the provisions of this Article.

34.12 The pay of employees resulting from conversion to the new classification and pay plan effective 1 July, 1967, will be governed by the Conversion and Post-Conversion Pay Regulations.

34.13 The qualifying period for the payment of acting pay is ten (10) consecutive days.

34.14 (a) Subject to Clause 34.13 (b), the pay increment policy of the Employer shall apply to employees whose scheduled hours of work, on an annual basis, average one half (1/2) or more of the scheduled hours of work defined in Clause 22.02.

(b) the pay increment period, in months, for employees referred to in this clause shall be determined by the following formula:

(i) when the pay increment period for a full-time employee is twelve (12) months

$$12 \times \frac{\text{Standard Work Week}}{(\text{Average weekly scheduled hours})}$$

(ii) when the pay increment period for a full-time employee is six (6) months

$$6 \times \frac{\text{Standard Work Week}}{(\text{Average weekly scheduled hours})}$$

But where the period determined by this formula does not result in complete months, any fraction of less than half (1/2) will be deleted and half (1/2) or more will be adjusted upward to increase the total by one.

Engineering Assistant

34.15 The rates of pay for employees in the Engineering Assistant Group set forth in Schedule F to this Agreement shall become effective on the dates specified therein and shall be applied in accordance with the Retroactive Remuneration Regulations and the provisions of Schedule F.

General

34.16 If, during the term of this Agreement, a new classification standard is established and implemented by the Employer, the Employer shall before applying rates of pay to new levels resulting from the application of the standards, negotiate with the Alliance the rates of pay and the rules affecting the pay of employees on their movement to the new levels.

34.17 If an employee dies, the salary due to him on the last working day preceding his death shall continue to accrue to the end of the month in which he dies. Salary so accrued which has not been paid to the employee as at the date of his death shall be paid to his estate.

ARTICLE 35

STANDBY PAY

35.01 Where the Employer requires an employee to be available on standby during off-duty hours, an employee shall be entitled to a standby payment of two dollars (\$2.00) for each eight (8) consecutive hours or portion thereof that he is on standby.

35.02 An employee designated for standby duty by letter or by list shall be available during his period of standby at a known telephone number, or by other appropriate means, and be able to return to duty as quickly as possible if called.

35.03 No standby payment shall be granted if an employee is unable to report for duty when required.

35.04 An employee on standby who is required to report for work shall be paid, in addition to the standby pay, the greater of:

- (a) the applicable overtime rate for the time worked, or
- (b) the minimum of four (4) hours' pay at the straight time rate, except that this minimum shall only apply once during a single period of eight (8) hours' standby

35.05 When an employee on standby reports for work under the conditions described in Clause 35.04 and is authorized to use transportation services other than normal public transportation services, he may claim:

- (a) mileage allowance at the rate normally paid by the Employer where the employee travels by means of his own automobile, or
- (b) out-of-pocket expenses for other means of commercial transportation except that a receipt will be required for expenses in excess of three dollars (\$3.00).

35.06 Notwithstanding Clauses 35.01, 35.02, 35.03, 35.04 and 35.05, the provisions of this Article shall not apply to an employee for any period or periods during which he is entitled to receive a compensatory leave credit in accordance with the provisions of Clause 22.13 (b).

ARTICLE 36

DURATION

(Arbitral Award, dated 18 September, 1973)

36.01 Unless otherwise expressly stipulated, the provisions of this Agreement shall become effective on 1 January 1973, and shall remain in force up to and including 31 December 1974.

SIGNED AT OTTAWA, THIS day of the month of 1973.

DEFENCE RESEARCH BOARD

THE PUBLIC SERVICE ALLIANCE

OF

OF

CANADA

CANADA

** RATES OF PAY

SCHEDULES "A" TO "F"

(Arbitral Award dated, 18 September, 1973)

SCHEDULE "A"	-	Defence Research Technician A
SCHEDULE "B"	-	Defence Research Technician B
SCHEDULE "C"	-	Defence Research Technical Officer
SCHEDULE "D"	-	Drafting and Illustration Group
SCHEDULE "E"	-	Photography Group
SCHEDULE "F"	-	Engineering Assistant

DEFENCE RESEARCH TECHNICIAN A
RATES OF PAYTECHNICIENS EN RECHERCHE POUR LA DEFENSE A
TAUX DE TRAITEMENT

A - Effective 27 September, 1971

B - Effective 1 January, 1973

C - Effective 1 January, 1974

		Scale / Echelle		Revision % Revision	
<u>Grade 1/Niveau 1</u>					
From/de	A:	4732	-	7245	
To/A	B:	5111	-	7825	8
	C:	5443	-	8334	6.5
<u>Grade 2/Niveau 2</u>					
From/de	A:	6278	-	8906	
To/A	B:	6780	-	9618	8
	C:	7221	-	10243	6.5
<u>Grade 3/Niveau 3</u>					
From/de	A:	8906	-	10569	
To/A	B:	9618	-	11415	8
	C:	10243	-	12157	6.5
<u>Grade 4/Niveau 4</u>					
From/de	A:	10569	-	12082	
To/A	B:	11415	-	13049	8
	C:	12157	-	13897	6.5

NOTES:

1. Except in respect of employees to whom Clause 34.07 applies:

- a) an employee's rate or rates of pay in the "B" scale of rates shall be determined by increasing by the applicable percentage the rate or rates of pay in the "A" scale of rates which he was entitled to receive in respect of any period of service during the period 1 January 1973, to 31 December 1973, inclusive during which he was employed as a DRTA;

NOTES:

1. Excepté les employés à qui la Clause 34.07 s'applique:

- a) le ou les taux de traitement de l'employé dans l'échelle de traitement "B" sera déterminé en augmentant, par le pourcentage approprié, le ou les taux de traitement dans l'échelle de salaire "A" qu'il avait droit de recevoir à l'égard de toute période de service entre le 1er janvier 1973, et le 31 décembre 1973, inclusivement, pendant laquelle il fut employé en qualité de TRDA;

- | | |
|---|---|
| <p>b) an employee's rate or rates of pay in the "C" scale of rates shall be determined by increasing by the applicable percentage his rate or rates of pay in the "B" scale of rates in respect of any period of service during the period 1 January 1974, to 31 December 1974, inclusive, during which he was employed as a <u>DRTA</u>.</p> <p>2. Revised annual salary rates shall be rounded to the nearest dollar.</p> | <p>b) le ou les taux de traitement de l'employé dans l'échelle de traitement "C" sera déterminé en augmentant, par le pourcentage approprié, le ou les taux de traitement dans l'échelle de salaire "B" qu'il avait droit de recevoir à l'égard le 1er janvier, 1974, et le 31 décembre 1974, pendant laquelle il fut employé en qualité de <u>TRDA</u>.</p> <p>2. Le montant de ces traitement révisés est fixé sans tenir compte des fractions de dollar.</p> |
|---|---|

DEFENCE RESEARCH TECHNICIAN B
RATES OF PAY

TECHNICIENS EN RECHERCHE POUR LA DEFENSE B
TAUX DE TRAITEMENT

A - Effective 27 September, 1971
B - Effective 1 January, 1973
C - Effective 1 January, 1974

		Scale / Echelle	Revision % Revision
<u>Grade 1/Niveau 1</u>			
From/de	A;	4833 - 7383	
To/A	B:	5220 - 7974	8
	C:	5559 - 8492	6.5
<u>Grade 2/Niveau 2</u>			
From/de	A:	6339 - 9210	
To/A	B:	6846 - 9947	8
	C:	7291 - 10594	6.5
<u>Grade 3/Niveau 3</u>			
From/de	A:	9210 - 10810	
To/A	B:	9947 - 11685	8
	C:	10594 - 12445	6.5
<u>Grade 4/Niveau 4</u>			
From/de	A:	10819 - 12195	
To/A	B:	11685 - 13171	8
	C:	12245 - 14027	6.5
<u>Grade 5/Niveau 5</u>			
	A:	10471 - 10345	
	B:	11309 - 14089	8
	C:	12044 - 15005	6.5
<u>Grade 6/Niveau 6</u>			
From/de	A:	13045 - 15522	
To/A	B:	14089 - 16764	8
	C:	15005 - 17854	6.5

** NOTES:

1. Except in respect of employees to whom Clause 34.07 applies:
 - a) an employee's rate or rates of pay in the "B" scale of rates shall be determined by increasing by the applicable percentage the rate or rates of pay in the "A" scale of rates which he was entitled to receive in respect of any period during the period 1 January 1973 to 31 December 1973, inclusive, during which he was employed as a DRTB;
 - b) an employee's rate or rates of pay in the "C" scale of rates shall be determined by increasing by the applicable percentage the rate or rates of pay in the "B" scale of rates in respect of any period of service during the period 1 January, 1974 to 31 December, 1974, during which he was employed as a DRTB.

- ** 2. Revised annual salary rates shall be rounded to the nearest dollar.

NOTES:

1. Excepté les employés à qui la Clause 34.07 s'applique:
 - a) le ou les taux de traitement de l'employé dans l'échelle de traitement "B" sera déterminé en augmentant, par le pourcentage approprié, le ou les taux de traitement dans l'échelle de salaire "A" qu'il avait droit de recevoir à l'égard de toute période de service entre le 1^{er} janvier 1973 et le 31 décembre 1973 pendant laquelle il fut employé en qualité de TRDB;
 - b) le ou les taux de traitement de l'employé dans l'échelle de traitement "C" sera déterminé en augmentant, par le pourcentage approprié, le ou les taux de traitement dans l'échelle de salaire "B" à l'égard de service entre le 1 janvier 1974 et le 31 décembre 1974, pendant laquelle il fut employé en qualité de TRDB.

2. Le montant de ces traitements révisés est fixé sans tenir compte des fractions de dollar.

DEFENCE RESEARCH TECHNICAL OFFICER
RATES OF PAY

AGENT DES SERVICES TECHNIQUES EN RECHERCHE POUR LA DEFENSE
TAUX DE TRAITEMENT

A - Effective 27 September, 1971
B - Effective 1 January, 1973
C - Effective 1 January, 1974

		Scale / Echelle		Revision % Revision
<u>Grade 1/Niveau 1</u>				
From/de	A:	9017	-	11723
To/A	B:	9738	-	12661
	C:	10371	-	13481
				8
				6.5
<u>Grade 2/Niveau 2</u>				
From/de	A:	11723	-	13331
To/A	B:	12661	-	14397
	C:	13484	-	15333
				8
				6.5
<u>Grade 3/Niveau 3</u>				
From/de	A:	13331	-	15393
To/A	B:	14397	-	16624
	C:	15333	-	17705
				8
				6.5
<u>Grade 4/Niveau 4</u>				
From/de	A:	15393	-	17751
To/A	B:	16624	-	19171
	C:	17705	-	20417
				8
				6.5
<u>Grade 5/Niveau 5</u>				
From/de	A:	19150	-	20509
To/A	B:	20682	-	22150

NOTES:

1.

- a) an employee's rate or rates of pay in the "B" scale of rates shall be determined by increasing by the applicable percentage the rate or rates of pay in the "A" scale of rates which he was entitled to receive in respect of any period of service during the period 1 January 1973, to 31 December 1973, inclusive, during which he was employed as a DRTTO;

NOTES:

1.

- a) le ou les taux de traitement de l'employé dans l'échelle de traitement "B" sera déterminé en augmentant, par le pourcentage approprié, le ou les taux de traitement dans l'échelle de salaire "A" qu'il avait droit de recevoir à l'égard de toute période de service entre le 1er janvier 1973- inclusivement, pendant laquelle il fut employé en qualité de ASTD;
...../2

**

an employee's rate or rates of pay in the "C" scale of rates shall be determined by increasing by the applicable percentage his rate or rates of pay in the "B" scale of rates in respect of any period of service during the period of 1 January 1974, to 31 December 1974, inclusive, during which he was employed as a DRT0;

Revised annual salary rates shall be rounded to the nearest dollar.

- b) le ou les taux de traitement de l'employé dans l'échelle de traitement "C" sera déterminé en augmentant, par le pourcentage approprié, le ou les taux de traitement dans l'échelle de salaire "B" qu'il avait droit de recevoir à l'égard de toute période de service entre le 1er janvier 1974, et le 31 décembre 1974, inclusivement, pendant laquelle il fut employé en qualité de ASTD;
- 2. Le montant de ces traitements révisés est fixé sans tenir compte des fractions de dollar.

Grade 6/Niveau 6

From/de	A:	11425	11872	12319	12765
To/A	B:	12339	12822	13305	13786
	C:	13141	13655	14170	14682

Grade 7/Niveau 7

From/de	A:	12526	13016	13505	13995
To/A	B:	13528	14057	14585	15115
	C:	14407	14971	15533	16097

Grade 8/Niveau 8

From/de	A:	13256	13774	14292	14811
To/A	B:	14316	14876	15435	15996
	C:	15247	15843	16438	17036

Grade 9/Niveau 9

From/de	A:	13904	14447	14991	15334
To/A	B:	15016	15603	16190	16777
	C:	15992	16617	17242	17868

NOTES:

The increment period for employees paid in the scales of rates for levels DD3 to DD9 inclusive, other than part-time employees, is one year. The increment period for employees paid in the scales of rates for levels DD1 and DD2, other than part-time employees, is six (6) months.

NOTES:

La période d'augmentation des employés, autre que les employés à temps partiel, rémunérés suivant les échelles de traitement prévues pour les niveaux DD 3 à DD9, inclusivement, est d'une année. La période d'augmentation des employés, autre que les employés à temps partiel, rémunérés suivant les échelles de traitements prévues pour les niveaux DD1 et DD 2, est de six (6) mois.

PHOTOGRAPHY GROUP
RATES OF PAY

GROUPE: PHOTOGRAPHIE
TAUX DE TRAITEMENT

The rates of pay shown below shall
 be effective on the dates indicated.

Les taux de rémunération mentionnés
 ci-dessous entreront en vigueur aux
 dates indiqués.

A - Effective 27 September, 1971

B - Effective 1 January, 1973

C - Effective 1 January, 1974

Grade 1/Niveau 1

From/de	A:	5553	5772	5989	6206
To/A	B:	5997	6234	6468	6702
	C:	6387	6639	6888	7138

Grade 2/Niveau 2

From/de	A:	6722	6984	7246	7508
To/A	B:	7260	7543	7826	8109
	C:	7732	8033	8335	8636

Grade 3/Niveau 3

From/de	A:	7562	7858	8154	8449
To/A	B:	8167	8487	8806	9125
	C:	8698	9039	9378	9718

Grade 4/Niveau 4

From/de	A:	8372	8701	9027	9355
To/A	B:	9042	9397	9749	10103
	C:	9630	10008	10383	10760

Grade 5/Niveau 5

From/de	A:	8871	9215	9563	9911
To/A	B:	9581	9952	10328	10704
	C:	10204	10599	10999	11400

Grade 6/Niveau 6

From/de	A:	9686	10065	10442	10822
To/A	B:	10461	10870	11277	11688
	C:	11141	11577	12010	12448

Grade 7/Niveau 7

From/de	A:	10414	10820	11226	11634
To/A	B:	11247	11686	12124	12565
	C:	11978	12446	12912	13382

NOTE:

The increment period for employees paid in the scale of rates, other than part-time employees is (1) year.

NOTE:

La période d'augmentation des employés autre que les employés à temps partiel, rémunérés suivant ces échelles de rémunération est d'une année.

ENGINEERING ASSISTANT
RATES OF PAY

** The rates of pay shown below shall
be effective on the dates indicated

Les taux de rémunération mentionnés
ci-dessous entreront en vigueur aux
dates indiqués.

A - Effective 27 September, 1971

B - Effective 1 January, 1973

C - Effective 1 January, 1974

From/de	A:	11,399
To/A	B:	12,311
	C:	13,111

* NOTES:

1. An employee in the Engineering Assistant group shall be paid
 - a) at the "B" rate for such portions of the period 1 January 1973 to 31 December 1973, inclusive, during which he was entitled to be paid at the "A" rate, and
 - b) at the "C" rate for such portions or portions of the period 1 January 1974 to 31 December 1974, inclusive, during which he was entitled to be paid at the "B" rate.

NOTES:

1. L'employé du groupe adjoint technique sera rémunéré
 - a) au taux de traitement "B" pour une ou des portions de la période entre le 1er janvier 1973, et le 31 décembre 1973, inclusivement, durant laquelle il avait droit d'être rémunéré au taux de traitement "A", et
 - b) au taux de traitement "C" pour une ou des portions de la période du 1er janvier 1974, au 31 décembre 1974, inclusivement, durant laquelle il avait droit d'être rémunéré au taux traitement "B"



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-216

12 February, 1974

WHEREAS the Secretary of State for External Affairs reports as follows:

That the international community has reacted generously to assist the six Sudano-Sahelian Zone countries of West Africa (Senegal, Mauritania, Mali, Upper Volta, Niger and Tchad) in overcoming the emergency needs caused by several consecutive years of severe drought. Canadian emergency assistance to countries in the zone has included food aid, transport facilities and cash supplied through both multilateral and bilateral channels;

That although a state of emergency still exists in the above named countries, there is now a need for action on the part of the international community to assist these countries in building adequate infrastructure to combat future occurrences of a similar nature in the medium and long term. Canada, in a number of statements, has indicated a willingness to react through both multilateral and bilateral channels to assist in the medium and long term rehabilitation of the economies of the Sudano-Sahelian Zone countries;

- 2 -

That the UN/FAO World Food Program (WFP) has become well known over the past ten years for its effectiveness in making emergency food shipments during times of natural and man-made disasters and its ability to promote economic and social development by supplying food to development projects in a large number of countries, These food inputs generally assist in the implementation of projects by providing a part of workers' salaries;

That the WFP, in close consultation with the affected Sudano-Sahelian Zone countries and in cooperation with other relevant U.N. Agencies, has worked up a number of highly desirable multi-purpose development projects, several of which are ready for implementation now;

That to implement the projects planned, the WFP requires a variety of non-food items, e.g. shovels, pick-axes, wheel barrows, trucks (including operating costs for same) and other tools and equipment to be used by the workers. The cost of non-food items is normally absorbed by the recipient countries, however, the Sudano-Sahelian Zone countries are not in a position to provide the necessary cash. Regulations governing WFP's operations normally prevent the Programme from using its cash resources to provide non-food items. The success of WFP's activities in these countries, therefore, will depend largely on the willingness of bilateral donors, Specialized Agencies and NGO's to provide these requirements;

That Canada/WFP cooperation in the area of non-food items would provide Canada with an excellent opportunity to work closely with an U.N. body in a geographic area to which we are heavily committed. It would also expand the range of multilateral assistance that can be generated by Canada; and

- 3 -

That the Special Account authorized by Vote 33(d) of Appropriation Act No. 2, 1965, as amended, provides authority to make payments subject to terms and conditions approved by the Governor in Council to recognized international development institutions.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to the Special Account authorized by External Affairs Vote 33(d) of Appropriation Act No. 2, 1965, as amended, is pleased hereby to authorize a contribution not to exceed Cdn. \$650,000 to the World Food Programme Sub-Trust Fund (Non-Food), such contribution to be made in three installments over the next three calendar years (1974 to 1976 inclusive), subject to the following terms and conditions:

- (a) That the contribution will be used by the World Food Programme to purchase non-food items to implement development and reconstruction projects in the six Sudano-Sahelian Zone countries of West Africa (Senegal, Mauritania, Mali, Upper Volta, Niger and Tchad);
- (b) That the World Food Programme will, wherever possible, make purchases of non-food items in recipient countries and in the event that certain items cannot be procured locally, Canadian suppliers are to be given preference wherever possible, taking into account transport costs and the ability to supply the required goods; and
- (c) That the World Food Programme will enter into appropriate arrangements with Canada covering the ends and purposes of this contribution.

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CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-217

12 February, 1974

WHEREAS the Secretary of State for External Affairs reports as follows:

That Canada has provided since 1966 under a program of assistance to the University of the West Indies, aid in the form of capital and technical assistance and that this program has proven, in the opinion of the Minister most successful;

That it is considered desirable and expedient to continue to provide assistance to the University of the West Indies and, towards this end, that this phase of continuing assistance take the form of support to the University of West Indies, for the construction of a student and a staff residence, for the Marine Biology Laboratory at Discovery Bay, Jamaica. The amount made available to the University shall be in local funds with all off-shore procurement to be done in Canada; and

That the Special Account authorized by Vote 33(d) of Appropriation Act No. 2, 1965, as amended, provides authority to make payments to educational and technical institutions in developing countries subject to terms and conditions approved by the Governor in Council.

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to the Special Account, authorized by Vote 33(d) of Appropriation Act No. 2, 1965, as amended, is pleased hereby to authorize payments to the University of West Indies, not exceeding \$320,000 in total, on the following conditions:

- (a) that the University agrees that the said payments shall be applied to the cost of construction and equipping of a student and staff residence for the Marine Biology Laboratory at Discovery Bay, Jamaica;
- (b) that the University agrees also that the project will be administered by the University and all off-shore procurement of material will be done in Canada; and
- (c) that the University agrees, further, to enter into an agreement or arrangements with the Government of Canada covering the end and purpose of the said payments and to make such appropriate reports on the progress and costs of the project as may be required by the Government of Canada

and, also, the conclusion by Canada of the agreement or arrangements referred to in condition (c) above.

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CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-218

12 February, 1974

WHEREAS the Secretary of State for External Affairs reports that:

The widespread and prolonged drought throughout the Sahelian Region of West Africa has resulted in extensive displacement of the indigenous populations of Mali, Niger, Upper Volta and Tchad;

For example, such races as the Tuaregs have migrated in large number from Mali to Niger and this has called to question their citizenship status;

While attempts have been made to work out exchange arrangements these have been relatively unsuccessful to date;

As a result, their humanitarian needs remain largely unsatisfied at governmental levels and high mortality rates are becoming manifest;

Recognizing the seriousness of their plight, the League of Red Cross Societies has launched an international appeal after developing a relief program which in this term is designed to alleviate their distress and in mid term will attempt to bring about their repatriation, rehabilitation and ultimate re-settlement;

These efforts must be conducted in a large measure that is independent of meager regional resources and infrastructure, thus entailing substantial costs to the League;

The situation at the moment is that all essential items such as drugs, medicaments, foodstuffs, clothing, shelter, etc. must be procured abroad, shipped to west African ports and then transported by chartered foreign airlift to the refugee camp sites;

While these arrangements represent the only feasible means of stemming the death toll they are very expensive and there are underlying political considerations that would make it potentially embarrassing for donor nations to demonstrate a physical presence or to structure their support in a nationally identifiable form;

The League is an organization, with sufficient prestige and recognition to offer reasonable assurances of success in the conduct of this type of plan and additionally its efforts on a worldwide basis are specifically designed to foster social development;

It is considered desirable and expedient in these circumstances to make a grant not exceeding \$500,000.00 to the League of Red Cross Societies that would permit an essential degree of flexibility in the action that is being taken to serve the real but frequently changing priorities of the displaced nomadic peoples of the Sahel;

The Special Account authorized by Vote 33 (d) of Appropriations Act No. 2, 1965, as amended, provides authority to make payments subject to terms and conditions approved by the Governor in Council, to recognized international development institutions for the purpose of extending economic, educational, technical and social assistance to developing countries.

- 3 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to External Affairs Vote 33(d) of Appropriation Act No. 2, 1965, as amended, is pleased hereby to authorize payments not exceeding Canadian \$500,000 to the League of Red Cross Societies, on the condition that the League devotes these funds to Sahelian relief operations.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in dark ink, appearing to read "M. W. Robertson", with a long horizontal flourish extending to the right.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-223

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Peepeekisis Indian Reserve No. 81, in the Province of Saskatchewan, is a Reserve within the meaning of the Indian Act, and was set apart as such for the use and benefit of the Peepeekisis Band of Indians by Order in Council P.C. 1151 dated May 17, 1889;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto, being part of Peepeekisis Indian Reserve No. 81, in the said Province for public road purposes;

AND WHEREAS the application has been approved by the Council of the Peepeekisis Band of Indians by Resolutions dated May 14, 1970 and March 14, 1972, in consideration of the sum of \$1 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan, for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for so long as the said lands are being used for public road purposes, and that, upon their ceasing to be so used, the administration and control thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-227

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to subsection 24(2)
of the Northwest Territories Act, is pleased hereby to
approve the borrowing by the Commissioner of the
Northwest Territories on behalf of the Government of the
Northwest Territories from Central Mortgage and Housing
Corporation, pursuant to the National Housing Act, of
amounts not to exceed those set out in the schedule
hereto for construction of the public housing units
set out therein.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, which appears to be "W. A. C. Linton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

Yellowknife, N.W.T.	12 units	family	417,960
Inuvik, N.W.T.	<u>29</u> units	single	<u>290,640</u>
Total	<u>41</u>		708,600



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-228

12 February 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to paragraph 4(1)(a)
of the Public Lands Grants Act, is pleased hereby to
authorize a licence substantially in the form annexed
hereto to the Alberta Power Limited, a body corporate,
to enter upon and use the public lands described in
the said licence, such lands being required by the
said Alberta Power Limited for the right-of-way of an
electric power transmission line.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Co. hution".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-230

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattel described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. McArthur".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Registry of Shipping Form D - Builder's
Mortgage dated May 7, 1970

REGISTERED: Registrar of Shipping
Port of Vancouver, B.C.
Volume 56 Folio 65 - May 27, 1971

MORTGAGOR: Clifton R. Bailey
Box 118
Hammond, B.C.

MORTGAGEE: Her Majesty the Queen in Right of
Canada

PRINCIPAL: \$8,000.00

CHATTEL: Motor Ship "Shannon Rose" official number 344734



P.C. 1974-231

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities Act,
the lien on the chattel described in the Schedule hereto,
created by the mortgage described in the said Schedule,
has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. R. Johnston".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Form No. 11 - Marine Mortgage dated
July 3, 1970

REGISTERED: Registrar of Shipping
Port of Prince Rupert
Mortgage B - Folio 49 Book 8
August 7, 1970

MORTGAGOR: William Edward Bolton
5135 Keith Avenue
Terrace, B.C.

MORTGAGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$10,800.00

CHATTEL: Motor Screw - "Randy Boy" official number 330271



P.C. 1974-232

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattel described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated 10th day of September, 1970

REGISTERED: At Central Registry Victoria, British Columbia
on September 17, 1970 Number S44977

MORTGAGOR: Leslie Abel HOPKINS

MORTGAGEE: Her Majesty the Queen in right of Canada

PRINCIPAL: \$4,900.00

CHATTEL: Motor Fishing Vessel "Miss Arlene"
License No. 13K23657



P.C. 1974-233

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattel described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. R. Hunter".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Form No. 11 - Marine Mortgage dated February 7, 1972

REGISTERED: Transaction "8B" - entered this 14th day of March 1972 Registrar of Shipping Port of Nanaimo, B.C.

MORTGAGOR: Paul Lucas of
600 - 3rd Avenue, South
Port Alberni, B.C.

MORTGAGEE: Her Majesty the Queen in Right of Canada as represented by the Minister of Indian Affairs and Northern Development

PRINCIPAL: \$3,220.00

CHATTEL: Motor Screw "Cohoe King", official number 171974



P.C. 1974-234

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattels described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 8th day of October, 1969.

REGISTERED: Unregistered and executed by the Indian Agency Superintendent at the Golden Lake Reserve in the Province of Ontario on the 14th day of October, 1969.

MORTGAGOR: William Commanda of Golden Lake Indian Reserve, Province of Ontario.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$8,000.00

CHATELS: One 1969 Chevrolet Serial SS4291845244 with Model B0 2205, 36 Passenger Blue Bird Bus body.

One used 440 John Deere Crawler loader - diesel Serial 457731.



P.C. 1974-235

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the liens on the chattels described in Schedules
"A" and "B" hereto, created by the mortgages described
in the said Schedules, have been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

ORIGINAL

MORTGAGE: Form No. 11 - Marine Mortgage dated March 23, 1972

REGISTERED: May 3, 1972
Registrar of Shipping
Victoria, B.C.

Volume H Folio 155

CONTRACTOR: Simon Clarence Dennis
Box 105
Lanfield, B.C.

APPLICANT: Her Majesty the Queen in Right of Canada
as represented by the Minister of Indian
Affairs and Northern Development

PRINCIPAL: \$1,840.00

CHARGE (S): Motor Screw "bussy" official number 176088



P.C. 1974-236

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the liens on the chattels described in Schedules
"A", "B", "C", "D", "E", "F" and "G" hereto, created by
the mortgages described in the said Schedules, have
been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE "A"

MORTGAGE: Dated the 14th day of September, 1970.

REGISTERED: In the Registry Office at Regina, Saskatchewan,
on the 15th day of October, 1970, as No. 064241.

MORTGAGOR: Donald Cardinal, No. 313, Onion Lake Band, Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$5,331.00

CHATELS: One 1970 G.M.C. - 48 Passenger school bus
Serial No. CE40207162344
350 - V 8 Motor

SCHEDULE "B"

MORTGAGE: Dated the 5th day of September, 1972.

REGISTERED: In the Registry Office at Regina, Saskatchewan,
on the 29th day of September, 1972, as No. 72186.

MORTGAGOR: Antoine Weekusk, No. 230, Thunderchild Indian Reserve,
Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$850.00

CHATEL: One - Ford 1969 Econoline School Bus
Serial No. F25AH370651

SCHEDULE "C"

MORTGAGE: Dated the 27th day of August, 1971.

REGISTERED: In the Registry Office at Regina, Saskatchewan,
on the 8th day of September, 1971, as No. 55756.

MORTGAGOR: Alex Harper, No. 194, Onion Lake Band, Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$7,610.00

CHATTEL: One - 1968 Ford passenger bus
Serial No. B80CCD34492

SCHEDULE "D"

MORTGAGE: Dated the 16th day of September, 1970.

REGISTERED: In the Registry Office at Regina, Saskatchewan,
on the 25th day of September, 1970, as No. 059430.

MORTGAGOR: Paul Chief, No. 348, Onion Lake Band, Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$9,075.00

CHATTEL: One - 1970 New G.M.C. Thomas 48 passenger bus
Model SE57002
Serial No. SF5021Z57541

SCHEDULE "E"

MORTGAGE: Dated the 2nd day of September, 1971.

REGISTERED: In the Registry Office at Regina, Saskatchewan,
on the 8th day of September, 1971, as No. 55757.

MORTGAGOR: Raymond Whitstone, No. 395, Onion Lake Band,
Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$7,218.00

CHATTEL: One - 1971 G.M.C. 20 passenger Vandura Bus
Serial No. GE205-U116916

SCHEDULE "F"

MORTGAGE: Dated the 14th day of September, 1970.

REGISTERED: In the Registry Office at Regina, Saskatchewan,
on the 8th day of October, 1970, as No. 022877.

MORTGAGOR: Henry Whitstone, No. 270, Onion Lake Band,
Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$5,327.00

CHATTEL: One - 1969 Chevrolet 42 Passenger Bus
Serial No. S85291851660

SCHEDULE "G"

MORTGAGE: Dated the 23rd day of October, 1972.

REGISTERED: In the Registry Office at Regina, Saskatchewan,
on the 15th day of November, 1972, as No. 85374.

MORTGAGOR: Elie Hillyard Brittain, No. 296, James Smith
Indian Reserve, Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada.

PRINCIPAL: \$3,500.00

CHATTEL: One used 1966 Chevrolet School Bus
Serial No. 655302821880C



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-237

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the liens on the chattels described in Schedules
"A", "B", "C", "D", "E" and "F" hereto, created by the
mortgages described in the said Schedules, have been
satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Co. hution".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE "A"

- MORTGAGE - Dated the 6th day of June, 1967
- REGISTERED - Unregistered and executed by the Indian Agency Superintendent at the Village of Fisher Branch in the Province of Manitoba on the 6th day of June, 1967
- MORTGAGORS - James Freeman and Leslie Stranger of the Peguis Indian Reserve in the Province of Manitoba
- MORTGAGEE - Her Majesty the Queen in Right of Canada
- PRINCIPAL - \$4,288.17
- CHATELS - One Tractor 1H 656 - Serial no. 5830 5x
One Deep Tiller (Chisel Plow) - no. 55
(no identification)

SCHEDULE "B"

MORTGAGE - Dated the 14th day of June, 1965

REGISTERED - Unregistered and executed at the Town of Gladstone in the Province of Manitoba on the 14th day of June, 1965

MORTGAGOR - Christopher Douglas Beaulieu, No. 466 Sandy Bay Band, in the Province of Manitoba

MORTGAGEE - Her Majesty the Queen in Right of Canada

PRINCIPAL - \$5,157.00

CHATTELS - One (1) Only, 2010 John Deere Gas Tractor, Serial No. RU 49421

One (1) Only, 36A John Deere Hydraulic Farm Loader, Serial No. 36A 4173

SCHEDULE "C"

MORTGAGE - Dated the 22nd day of April, 1970

REGISTERED - Unregistered and executed by the Indian Agency
Superintendent at the Sioux Valley Indian Reserve
in the Province of Manitoba on the 22nd day of
April, 1970

MORTGAGOR - Peter Whitecloud of Sioux Valley Indian Reserve
in the Province of Manitoba

MORTGAGEE - Her Majesty the Queen in Right of Canada

PRINCIPAL - \$6,000.00

CHATELS - Combine #27 Massey Harris
Cockshutt drill 24 wn
1 - 1350 bus. bin
1 set grass harrows 9 ft.
5 grade cows

SCHEDULE "D"

MORTGAGE - Undated

REGISTERED - At the County Court of Portage La Prairie,
Manitoba by the Registration Clerk on the
17th day of June, 1971, under #210/71

MORTGAGORS - Lloyd Stanley Mousseau, No. 654 and
Magnus Mousseau, No. 354

MORTGAGEE - Her Majesty the Queen in Right of Canada

PRINCIPAL - \$14,000.00

CHATELS	-	44 Massey Harris tractor	Massey Mower 1968 Model
		20-85 Ferguson tractor	2 trailers
		1 double disc	1 crusher
		1 only 2 bottom plow	37 cows and their
		1 only 3 ton trailer	present and future
		Massey 22 tractor (1965)	progeny
		5 spring bull calves	1 bull
			4 yearling heifers
			6 spring heifer calves

And all additional and/or substitute chattels
hereinafter acquired

and

the following chattels which are not now the
property of or in the possession of the grantor
but which will be procured at a future time.

20 Hereford cows and their present and future
progeny.

SCHEDULE "E"

MORTGAGE - Dated the 14th day of July, 1971

REGISTERED - Unregistered

MORTGAGORS - Magnus Mousseau, No. 354 and
Allan Stanley Mousseau, No. 654

MORTGAGEE - Her Majesty the Queen in Right of Canada

PRINCIPAL - \$14,000.00

CHATTELS - 1 - Vacon-Haly Wheel Hay rake Serial #4100300861
1 - Massey-Ferguson - #12, Hay Baler, Serial
#996530785
2 - 6 ton hay wagons

and such additional and substitute chattels as
may be acquired from time to time.

SCHEDULE "F"

MORTGAGE - Dated the 9th day of September, 1971

REGISTERED - At the County Court of Portage La Prairie,
Manitoba by the Registration Clerk on the
10th day of September, 1971, under #349/71

MORTGAGORS - Magnus Mousseau and Lloyd Stanley Mousseau

MORTGAGEE - Her Majesty the Queen in Right of Canada

PRINCIPAL - \$14,000.00

CHATTELS - 1 - Vacon-Eely Wheel Hay rake, Serial #4100300861
1 - Massey-Ferguson #12 Hay baler
Serial #996530785
2 - 6 ton hay wagons
All additional or substitute chattels hereinafter
acquired
44 Massey Harris Tractor Serial #F226-50336
20-85 Ferguson tractor TEA-89730
1 double disc
1 only 2 bottom plow
1 only 3 ton trailer
Massey 22 tractor (1965) - 220S - 4873
Massey mower 1968 model
2 trailers
1 crusher
37 cows and their present and future progeny
1 bull
4 yearling heifers
6 heifer calves
5 spring bull calves



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-238

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated 5th day of November, A.D. 1971.

REGISTERED: In the Land Titles Office for the Prince Albert Land Registration District at Prince Albert in the Province of Saskatchewan on the 9th day of November, A.D. 1971.

as Number 71PA15326

MORTGAGOR: Olive Marion McArthur, of the City of Prince Albert, in the Province of Saskatchewan.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Ten Thousand (\$10,000) Dollars

REAL PROPERTY: In all the piece of land in the Province of Saskatchewan, and being described as follows:

Lot 94, in Block 6, in a subdivision of part of the Hudson's Bay Company's Reserve, in the City of Prince Albert, in the Province of Saskatchewan, in the Dominion of Canada, according to a Plan of Record in the Land Titles Office for the Prince Albert Land Registration District as No. "A".



P.C. 1974-239

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2
of the Satisfied Securities Act,
the lien on the land described in
the Schedule, created by the
mortgage described in the Schedule,
has been satisfied and discharged;
and
- (b) authorize, pursuant to subsection
4(1) of the Public Lands Grants
Act, the execution by the Minister
of Indian Affairs and Northern
Development and the issue to
Clarence Garry McCorrister and
Ida Louise McCorrister of such
instrument as may, in the opinion
of the Deputy Minister of Justice,
effectively discharge the said
mortgage described in the Schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 2nd day of August, A.D., 1968.

REGISTERED: In the Land Titles Office on the 22nd day of August, A.D., 1968 at 10:06 a.m.

as Number H 92555

MORTGAGOR(S): Clarence Garry McCorrister, Office Clerk and Ida Louise McCorrister, his wife, both of the City of East Kildonan, in Manitoba as joint tenants and not as tenants in common.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Six Thousand (\$6,000) Dollars.

REAL PROPERTY: In all that piece of land described as follows:

Lot One Hundred and Sixty (160), which Lot is shewn on a Plan of Survey of part of Lot Ninety-seven of the Parish of Kildonan, in Manitoba, registered in the Winnipeg Land Titles Office as No. 1178.



P.C. 1974-240

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the real property described in the
Schedule hereto, created by the mortgage described in
the said Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. J. Co. Linton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

Part I

MORTGAGE: Dated the 6th day of May 1969

REGISTERED: Land Registry Office, New Westminster, British Columbia, as No. 146601-3.7.65 & 13,50

MORTGAGORS:

NORMAN ROY POLLARD, Fisherman, and
MARGARET ANN POLLARD, his wife, both
of 10295-143 Street, in the
District of Surrey, in the
Province of British Columbia,
as Joint Tenants.

MORTGAGEE:

Her Majesty the Queen in right of
Canada, as represented by the
honourable Minister of Indian
Affairs and Northern Development

PRINCIPAL:

\$50,000.00

REAL PROPERTY: All and singular that certain
parcel or tract of land and
premises situate, lying and
being in the Municipality of
Surrey, Province of British
Columbia, more particularly
known and described as:

The north half of
Lot 22 of Section 25
Block 5 North Range
2 West Plan 625 except
the east 16 1/2 feet
thereof, New Westminster
District

Part II

THAT part of the real property described in Part I
as is hereinafter particularly described, that is to say:

The north half of Lot 22
of Section 25 Block 5
North Range 2 West Plan
625 except firstly the east
16 1/2 feet thereof and
secondly part sub-divided
by plan 44867 New Westminster



P.C. 1974-241

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 1st day of April, A.D., 1970.

REGISTERED: At the New Westminster Land Registry Office on
the 27th day of April 1970.

as Number F 24812

MORTGAGOR (S): Charles Aubrey Roberts, fisherman and his wife
Geraldine both of 9126-116th Street, in the
Municipality of Delta, Province of British Columbia.

MORTGAGEE: Her Majesty the Queen in right of Canada as
represented by the Minister of Indian Affairs
and Northern Development.

PRINCIPAL: Nine Thousand (\$9,000.00) Dollars.

REAL PROPERTY: All and Singular that certain parcel or tract
of land and premises situate, lying and being in
the Municipality of Delta and Province of British
Columbia, and being composed of:

Lot Eight Hundred and Eight (808) of the South
East Quarter of Section Thirty-Six (36)
Township Four (4)
Plan Thirty-Four Thousand Seven Hundred and
Twenty-Six (34726)
New Westminster District.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-242

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattel described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: dated the 10th day of April, 1970

REGISTERED: Unregistered

MORTGAGOR: John Earl McIntyre, farmer, No. 7, Skuppah Band,
Thompson River District, British Columbia

MORTGAGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$1,500.00

CHATTELS: Tractor Super Dextra Model 369997
Newer Ford Serial 79029
Plow Ford 2 X 14 Serial 8753
Disc Harrow Serial 2278
Rota Spader, No number
Hitch Tandem No. 11-178 Trailer
10 Hereford Cows



P.C. 1974-243

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the liens on the chattels described in Schedules
"A" and "B" hereto, created by the mortgages described
in the said Schedules have been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE "A"

MORTGAGE: Dated the 27th day of October 1970

REGISTERED: At the Central Registry Office, Edmonton, Alberta
on the 28th day of October 1970

MORTGAGOR: Michael P. Cardinal No. 279 of the Saddle Lake Band
in the Saddle Lake/Athabasca District

MORTGAGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$2,900.00.

CHATELS: One 1970 Chevrolet Nova 2 door Sedan, Serial
No. 114270W316432, floor shift, power steering,
radio, E78 belted tires(5) - Price \$2,974.00 less
\$74.00 paid by Mr. Cardinal - \$2,900.00 also includes
all chattels owned, chattels purchased and chattels
in which equity is held.

SCHEDULE "B"

MORTGAGE: Dated the 25th of August 1967

REGISTERED: Unregistered

MORTGAGOR: John N.A. Janvier No. 307 Cold Lake Band

MORTGAGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$2,300.00

CHATELS: One - New model 520 Cockshutt P.T.O. Baler with Bale counter and wagon hitch, serial no. 61025EV.

One - New model 11 Cockshutt Ground Driver rake with rubber tires.



P.C. 1974-244

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 17th day of November, A.D. 1969.

REGISTERED: In the Land Titles Office for the Alberta Land
Registration District at Calgary in the Province
of Alberta at 3:51 o'clock p.m. on the 24th day
of November A.D. 1969.

as Number 4451 Book KN Folio 129.

MORTGAGOR (S): Philip Thompson of 131-78th Avenue, S.E. in
the City of Calgary in the Province of Alberta
(Manager) and Fern Ina Thompson of same place
(His Wife) as joint tenants.

MORTGAGEE: Her Majesty the Queen in right of Canada as
represented by the Minister of Indian Affairs
and Northern Development.

PRINCIPAL: Ten Thousand (\$10,000.00) Dollars.

REAL PROPERTY: In all the piece of land described as follows:

Lot Ten (10) in Block Nine (9) as shown on Plan
Fairview Calgary 3323 H.R. Excepting thereout
all mines and minerals.



P.C. 1974-245
12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to section 4 of the
Territorial Lands Act, and notwithstanding Order in
Council P.C. 1965-158 of 28th January, 1965, is pleased
hereby to authorize the issuance of a lease of the
lands described in the Schedule hereto to Mr. Floyd
Laursen of the townsite of Watson Lake in the Yukon
Territory for commercial purposes with a provision
for cancellation if the said lands are otherwise used
and subject to such further terms and conditions as
the Minister of Indian Affairs and Northern Development
may prescribe.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

Schedule

All that parcel of land on Yukon Highway #1 (Alaska Highway) in Group 757 in the Yukon Territory as shown outlined in red on a sketch plan of record on file 6-26 in the Land Administration Section, Water, Lands, Forests and Environment Division at Ottawa; the easterly boundary of which adjoins the westerly boundary of Lot 63, Group 757 as shown on a plan of survey of record #58248 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 38098.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals, whether solid, liquid or gaseous and the right to work the same.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-247

12 February, 1974

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 41100-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-248

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Acting Minister of Industry, Trade and Commerce, pursuant to tariff item 41100-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 41100-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-249

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-250

12 February, 1974

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Acting Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-251 ..
12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Acting Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-252

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Acting Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-257

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS by Order in Council P.C. 1973-3516, dated November 6, 1973, the resignation of the Honourable James E. Mitchell as a Puisne Judge of the Superior Court for the District of Montreal in the Province of Quebec was accepted and he was granted an annuity of \$25,333.33 effective on the sixth day of November, 1973;

AND WHEREAS the aforementioned James E. Mitchell died on the ninth day of December, 1973.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Justice, pursuant to the Judges Act, is pleased hereby to grant to Mrs. O. Elsie Mitchell, widow of the said James E. Mitchell, an annuity of \$8,444.44 to commence on the tenth day of December, 1973, and to continue thenceforth during her natural life.

HIS EXCELLENCY IN COUNCIL, pursuant to subsection 25(1.1) of the Judges Act, is further pleased to grant to Andrew Gregor Mitchell, son of the said James. E. Mitchell, an annuity of \$1,688.88 to commence on the tenth day of December, 1973 and to continue to be paid to him as long as he is a "child" as defined in subsection 25(1.3) for the purposes of subsection 25(1.1) of the Judges Act.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-265

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, is pleased
hereby to amend Order in Council P.C. 1974-136 of 17th
January, 1974, which appointed Mr. W.H. Wilson to act
as Deputy Postmaster General for the period commencing
on January 14, 1974 and terminating on March 18, 1974,
by extending his appointment to April 8, 1974, inclusive.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-278

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Supply and
Services, pursuant to the Public Lands Grants Act and the
Surplus Crown Assets Act, is pleased hereby to transfer
to the Commissioner of the Northwest Territories, for the
sum of \$37,800, the administration and control of two
residential properties at Fort Resolution, aeradio
station, Fort Resolution, Northwest Territories, known
as Buildings T-3 and T-4 with certain appliances and
furnishings, located on part of Lot 20-1, Plan 51905 in
the Canada Lands Surveys Records, as more particularly
described in the Schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. McArthur".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-279

12 February, 1974

WHEREAS the Minister of Supply and Services reports as follows:

That the Department of National Defence has declared surplus to its requirements a parcel of land containing 0.48 of an acre, adjacent to the "Legion Hall" at Canadian Forces Base, Petawawa, Ontario;

That the "Legion Hall" encroaches upon said surplus 0.48 acre parcel, being Part 1, Plan No. 49R-428;

That the Department of National Defence has requested that the said lands be transferred to the Royal Canadian Legion (Ontario 517);

That subject to the approval of the Governor in Council, Crown Assets Disposal Corporation proposes to sell the said surplus parcel to the Royal Canadian Legion (Ontario 517) for the sum of \$100; and

That it is considered that the sale as aforesaid is in the public interest.

- 2 -

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services, pursuant to the Surplus Crown Assets Act, is pleased hereby to authorize the sale as aforesaid and that letters patent be issued in favour of "PETAWAWA (ONTARIO 517) BRANCH OF THE ROYAL CANADIAN LEGION, with Head Office in the Village of Petawawa in the County of Renfrew", transferring title to the said 0.48 acre parcel of land more particularly described as:

All that portion of Lot 21, Concession 9, in the Township of Petawawa, in the County of Renfrew, and Province of Ontario designated as Part 1 on a Reference Plan deposited in the Registry Division of the County of Renfrew as Plan Number 49R-428.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME



CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-280

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Department of Transport has reported surplus to the requirements of the Crown the former surface weather station property situate west of Ashcroft, in the Province of British Columbia, comprising 4.65 acres of land known as Lot "A", in District Lot 16, Group 1, Lytton Division, Yale District, Plan 4023, together with the 5-single family dwellings, 6-bay garage and 4 miscellaneous buildings in situ;

WHEREAS pursuant to public advertisement of the property for sale, the highest of several offers received was \$65,100 from J.W. Gardner and J.F. Cornwall, doing business under the name and style of Ashcroft Holdings, and, subject to the approval of the Governor in Council, Crown Assets Disposal Corporation proposes to accept the said offer;

AND WHEREAS it is considered that the sale as aforesaid is in the public interest.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services, pursuant to the Surplus Crown Assets Act, is pleased hereby to authorize the sale as aforesaid and that, upon provision by the Minister of Supply and Services of a satisfactory description of the land, letters patent do issue to transfer title to J.W. Gardner and J.F. Cornwall, both of the City of Kamloops, in the Province of British Columbia, or their nominees, for the sum of \$65,100.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-281

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services, pursuant to the Surplus Crown Assets Act, is pleased hereby to authorize sales of surplus lands or interests in lands as follows: letters patent to issue granting the said lands or interests therein to the purchaser in each case upon the provision by the Minister of Supply and Services of a registrable description of the lands:

- (1) the former V.H.F. transmitter site for Penhold Airport, in the Province of Alberta, comprising a parcel of land containing an area of 10 acres, more or less, in the S.W. $\frac{1}{4}$ of Section 24, Township 37, Range 28, shown on Plan 4572 K.S., to The County of Red Deer No. 23, located at Red Deer, in the Province of Alberta, for the sum of \$3,800;
- (2) the former Royal Canadian Mounted Police detachment property situate at Arborg, in the Province of Manitoba, comprising a lot of land measuring approximately 50 feet by 120 feet, being part of River Lot 46, in Township 22, Range 2, EPM., together with the frame dwelling and garage in situ, to Robert Allan Deren, Transportation Supervisor, and Winona Darlene Deren, his wife, both of the Village of Arborg, in the Province of Manitoba, as joint tenants and not as tenants in common, for the sum of \$7,500; and

- 2 -

- (3) an irregular-shaped parcel of land situate near the entrance to St. Remi Tunnel, in the City of Montreal, Province of Quebec, comprising 1,512 square feet in Lot 3407-2 and 7 square feet, more or less, in Lot 3407-66, in the Municipality of the Parish of Montreal, to The City of Montreal, in the Province of Quebec, for the nominal sum of \$1.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME



CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-286

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for
Urban Affairs, pursuant to section 37 of the National
Housing Act, is pleased hereby to approve a grant not
exceeding \$35,000 by Central Mortgage and Housing
Corporation to cover the cost of the 1974 program of
scholarships for architectural students in Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. A. Hutton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-287

12 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for
Urban Affairs, pursuant to section 40 of the National
Housing Act, is pleased hereby to approve execution by
the Minister on behalf of the Government of Canada of an
agreement with the Province of British Columbia and
Central Mortgage and Housing Corporation for the
construction of 100 housing units for low and moderate
income families, 20 of which will be allocated for
subsidized families in Prince Rupert, British Columbia.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-288

12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for
Urban Affairs, pursuant to sections 27.1 and 27.3 of the
National Housing Act, is pleased hereby to approve the
entry by Central Mortgage and Housing Corporation into
an agreement with the Government of the Province of
Nova Scotia in respect of contributions and loans by the
Corporation during the year 1974; such contributions
and loans to be made to or for the benefit of municipalities
to be selected pursuant to the agreement in an amount not
exceeding in total \$4,000,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-289
12 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for
Urban Affairs, pursuant to sections 27.1 and 27.3 of
the National Housing Act, is pleased hereby to approve
the entry by Central Mortgage and Housing Corporation
into an agreement with the Government of the Province
of Prince Edward Island in respect of contributions
and loans by the Corporation during the year 1974; such
contributions and loans to be made to or for the benefit
of municipalities to be selected pursuant to the
agreement in an amount not exceeding in total \$800,000.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-293

12 February, 1974

His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs, pursuant to section 26 of the Veterans' Land Act, is pleased hereby to approve sale to Roger Boucher of a property described as Lots 61-A, 61-B, 61-C, and 62, Range 4, Township of Launay, County of Abitibi, Province of Quebec containing an area of approximately 200 acres for an amount of \$900 cash.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. H. L. Linton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-294

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Fisheries for
Canada, pursuant to Article II of the Schedule to the
Pacific Salmon Fisheries Convention Act, is pleased hereby
to reappoint Mr. Roderick Haig-Brown, "Above Tide",
Campbell River, British Columbia, to be a Commissioner
of the International Pacific Salmon Fisheries Commission
for a term of two years, effective February 14, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-295
14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Industry, Trade
and Commerce, pursuant to sections 3 and 6 of the
Standards Council of Canada Act, is pleased hereby to
appoint Mr. Jacques Gaston Bisson of Hull, Quebec, to
be a member of the Standards Council of Canada to hold
office during pleasure for a period terminating effective
June 10, 1975, vice Mr. Maxwell Glenn Ballantyne of
Ottawa, Ontario, whose appointment is hereby revoked.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-295

12 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de l'Industrie et du Commerce et en vertu des articles 3 et 6 de la Loi sur le Conseil canadien des normes, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes, à titre amovible, M. Jacques Gaston Bisson, de Hull (Québec), au poste de membre du Conseil canadien des normes, pour une période se terminant le 10 juin 1975, en remplacement de M. Maxwell Glenn Ballantyne d'Ottawa (Ontario) dont la nomination est révoquée par les présentes.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-296

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby to
appoint Mr. Arnold Brochu of Hauterive, Quebec, to be
Chairman of the Boards of Referees for the Quebec Regional
Division and particularly for the District of Baie Comeau,
Quebec, vice Mr. André Gervais.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-296

14 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Main-d'oeuvre et de l'Immigration et en vertu du paragraphe 91(2) de la Loi de 1971 sur l'assurance-chômage, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Arnold Brochu de Hauteville (Québec) au poste de président des conseils arbitraux pour la division régionale du Québec, et plus particulièrement pour le district de Baie-Comeau (Québec), en remplacement de M. André Gervais.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-297

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Paul D'Amours to be Chairman of the
Boards of Referees for the Atlantic Regional Division
and particularly for the District of Edmundston, New
Brunswick.

CERTIFIED TO BE A TRUE COPY - COPIÉ CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-297

14 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Main-d'oeuvre et de l'Immigration et en vertu du paragraphe (2) de l'article 91 de la Loi de 1971 sur l'assurance-chômage, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Paul D'Amours au poste de président des conseils arbitraux pour la division régionale de l'Atlantique et, plus particulièrement, pour le district d'Edmundston (Nouveau-Brunswick).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-298

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Robert Joseph Gallagher to be Chairman
of the Boards of Referees for the Pacific Regional
Division and particularly for the District of Prince
George, British Columbia.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. J. P. Martin".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-299

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Lemay Adelard Gauthier to be Chairman
of the Boards of Referees for the Ontario Regional
Division and particularly for the District of Pembroke,
Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Gauthier".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-299
14 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Main-d'oeuvre et de l'Immigration et en vertu du paragraphe (2) de l'article 91 de la Loi de 1971 sur l'assurance-chômage, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Lemay Adelard Gauthier au poste de président des conseils arbitraux pour la division régionale de l'Ontario et, plus particulièrement, pour le district de Pembroke (Ontario).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-300

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Charles F. Gaviller to be Chairman of
the Boards of Referees for the Ontario Regional Division
and particularly for the District of Owen Sound, Ontario.

CERTIFIED TO BE A TRUE COPY – COPIE CERTIFIÉE CONFORME

Yes No Mention

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



14 February, 1974

● CONSEIL PRIVÉ

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVE



C.P. 1974-301

14 février 1974

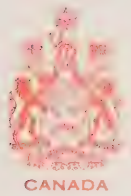
PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Main-d'oeuvre et de l'Immigration et en vertu du paragraphe (2) de l'article 91 de la Loi de 1971 sur l'assurance-chômage, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Jean-Paul Lalancette au poste de président des conseils arbitraux pour la division régionale du Québec et, plus particulièrement, pour le district de Montréal (Québec).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. Lalancette'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-302

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Stan Anthony Mamak to be Chairman of
the Boards of Referees for the Ontario Regional Division
and particularly for the District of Toronto, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-303

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby to
appoint Mr. J. Charles Monteith of London, Ontario, to
be Chairman of the Boards of Referees for the Ontario
Regional Division and particularly for the District of
London, Ontario, vice Mr. M.E. McCallum.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-304

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Dosithe J. Porelle to be Chairman of
the Boards of Referees for the Atlantic Regional Division
and particularly for the District of Moncton, New Brunswick.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-304
14 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de la Main-d'oeuvre et de l'Immigration et en vertu du paragraphe (2) de l'article 91 de la Loi de 1971 sur l'assurance-chômage, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. Dosithe J. Porelle au poste de président des conseils arbitraux pour la division régionale de l'Atlantique et, plus particulièrement, pour le district de Moncton (Nouveau-Brunswick).

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-305

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Richard Shaw to be Chairman of the
Boards of Referees for the Atlantic Regional Division
and particularly for the District of Edmundston, New
Brunswick.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. J. Robitson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-306

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. James Beecham Trotter to be Chairman
of the Boards of Referees for the Ontario Regional
Division and particularly for the District of Toronto,
Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-307

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. Walter Johnston to be Chairman of the
Boards of Referees for the Ontario Regional Division
and particularly for the District of Pembroke, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. Johnston".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-308

14 February, 1974

WHEREAS the Minister of Manpower and Immigration reports as follows:

That section 108 of the Unemployment Insurance Act provides for the establishment of an Advisory Committee.

That it is deemed necessary to appoint or re-appoint members for a further period in order to enable the Committee to properly discharge its duties.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Manpower and Immigration, pursuant to section 108 of the Unemployment Insurance Act, 1971, is pleased hereby to appoint effective December 31, 1973 for a term expiring June 30, 1974, those certain persons to be members of the Unemployment Insurance Advisory Committee as are named in the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

Mr. George H. Durocher	Canadian Construction Association
Mr. Frank Chafe	Canadian Labour Congress
Mr. W.J. McNally	Canadian Chamber of Commerce
Mr. W.H. Wightman	Canadian Manufacturers' Association
Mr. R.E. Wilkes	Railway Association of Canada
Mr. Jean Beaudry	Canadian Labour Congress
Mr. W.G. McGregor	Railway Labour Association
Mr. Raymond Parent	Confederation of National Trade Unions



C.P. 1974-308

PRIVY COUNCIL • CONSEIL PRIVÉ

14 février 1974

Vu le rapport du ministre de la Main-d'oeuvre et de l'Immigration exposant

Que l'article 108 de la Loi sur l'assurance-chômage prévoit la création d'un Comité consultatif;

Qu'il est jugé nécessaire de nommer des membres, ou de les nommer pour un nouveau mandat, de manière à permettre au Comité de s'acquitter convenablement de ses fonctions:

A ces causes, sur avis conforme du ministre de la Main-d'oeuvre et de l'Immigration et en vertu de l'article 108 de la Loi de 1971 sur l'assurance-chômage, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes, à compter du 31 décembre 1973, pour une période se terminant le 30 juin 1974, les personnes dont le nom figure à l'annexe ci-après membres du Comité consultatif de l'assurance-chômage.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

ANNEXE

M. George H. Durocher	Association canadienne de la construction
M. Frank Chafe	Congrès du Travail du Canada
M. W.J. McNally	Chambre de commerce du Canada
M. W.H. Wightman	Association des Industriels canadiens
M. R.E. Wilkes	Association des chemins de fer du Canada
M. Jean Beaudry	Congrès du Travail du Canada
M. W.G. McGregor	Association des Syndicats de cheminots canadiens
M. Raymond Parent	Confédération des syndicats nationaux



P.C. 1974-309

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, pursuant to
sections 3 and 4 of the Economic Council of Canada Act,
is pleased hereby to re-appoint Mr. Marcel Bélanger,
Quebec, Quebec, to be a member of the Economic Council
of Canada to hold office for a term of three years,
effective February 25, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

C.P. 1974-309

14 février 1974

Sur avis conforme du Premier ministre et en vertu des articles 3 et 4 de la Loi sur le Conseil économique du Canada, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes M. Marcel Bélanger, de Québec (Québec), membre du Conseil économique du Canada pour un mandat de trois ans à compter du 25 février 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-310

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, pursuant to
sections 3 and 4 of the Economic Council of Canada Act;
is pleased hereby to re-appoint Dr. Helen K. Mussallem,
Ottawa, Ontario, to be a member of the Economic Council
of Canada to hold office for a term of three years,
effective February 25, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-311

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, pursuant to
sections 3 and 4 of the Economic Council of Canada Act,
is pleased hereby to re-appoint Mr. Charles Perrault,
St-Hyacinthe, Quebec, to be a member of the Economic
Council of Canada to hold office for a term of three
years, effective February 18, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. J. Robitton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-311

14 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du Premier ministre et en vertu des articles 3 et 4 de la Loi sur le Conseil économique du Canada, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes M. Charles Perrault, de Saint-Hyacinthe (Québec), membre du Conseil économique du Canada pour un mandat de trois ans à compter du 18 février 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-312

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State, pursuant
to section 4 of the Canadian Film Development Corporation
Act, is pleased hereby to appoint Mrs. Doris Anderson,
Toronto, Ontario, to be a member of the Canadian Film
Development Corporation for a term of five years.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-313

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State,
pursuant to section 4 of the National Arts Centre Act,
is pleased hereby to appoint Mr. David Golden, Ottawa,
Ontario, to be Vice-Chairman of the Board of Trustees
of the National Arts Centre Corporation for a second
term of four years, effective February 6, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-314

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Supply and
Services, the President of the Treasury Board and the
Minister of Finance, pursuant to subsection 70(2) of the
Financial Administration Act, is pleased hereby to
approve the annexed Revised Capital Budget of Canadian
Arsenals Limited for the financial year ending March
31, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-314

14 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Approvisionnements et Services, du président du conseil du Trésor et du ministre des Finances et en vertu du paragraphe 70(2) de la Loi sur l'administration financière, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes le budget révisé d'établissement des Arsenaux canadiens Limitée pour l'année financière se terminant le 31 mars 1974, ci-après.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-315

14 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of State for Urban
Affairs, pursuant to section 3 of the National Capital
Act, is pleased hereby to re-appoint each of the following
persons to be a member of the National Capital Commission
to hold office during pleasure for a period terminating
effective on the date indicated opposite his name:

Dr. Stuart Boyle, February 16, 1976
Taber, Alberta

Mr. J.H. Wade, February 16, 1976
Victoria, British Columbia

Mr. William Hurst, February 16, 1976
Winnipeg, Manitoba

Mr. Maynard F. Schurman, February 16, 1976
Summerside, Prince Edward
Island

Mr. René Leblanc, March 11, 1976
Moncton, New Brunswick

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-315

14 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre d'Etat chargé des Affaires urbaines et en vertu de l'article 3 de la Loi sur la Capitale nationale, il plaît à Son Excellence le Gouverneur général en conseil de nommer de nouveau par les présentes chacune des personnes mentionnées ci-après membre de la Commission de la Capitale nationale, à titre amovible, pour un mandat venant à expiration à la date indiquée en regard de son nom:

M. Stuart Boyle Taber (Alberta)	le 16 février 1976
M. J.H. Wade Victoria (Colombie-Britannique)	le 16 février 1976
M. William Hurst Winnipeg (Manitoba)	le 16 février 1976
M. Maynard F. Schurman Summerside (Ile-du-Prince- Edouard)	le 16 février 1976
M. René Leblanc Moncton (Nouveau-Brunswick)	le 11 mars 1976

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-316

14 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Veterans Affairs,
pursuant to section 3 of the Pension Act, is pleased
hereby to reappoint Dr. Eric Davey to be an ad hoc
member of the Canadian Pension Commission for a period
of one year effective February 15, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-317
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Regional Economic
Expansion and the Treasury Board, pursuant to Vote 11a,
Appropriation Act No. 5, 1973, and Order in Council
P.C. 1973-14/3799 of 11th December, 1973, is pleased
hereby to approve of the Minister of Regional Economic
Expansion entering into a subsidiary agreement, substantially
in the form annexed hereto, pursuant to the General
Development Agreement between Canada and Ontario for the
purpose of improving employment and income opportunities in
the Cornwall area and the physical environment and financial
situation of the City of Cornwall.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. J. Robitson'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-319
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Energy, Mines
and Resources, pursuant to section 3 of the Energy Supplies
Emergency Act, is pleased hereby to appoint each of the
following persons to be a member of the Energy Supplies
Allocation Board to hold office during pleasure:

Mr. Cooper Drabble of Edmonton, Alberta,

Mr. Armand Beaupré of Quebec, Quebec, and

Mr. William D. Archbold of Toronto, Ontario.

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Energy, Mines
and Resources, pursuant to subsection 7(2) of the said
Act, is further pleased to designate Mr. William D.
Archbold to be Vice-Chairman of the Energy Supplies
Allocation Board.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-319
21 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre de l'Energie, des Mines et des Ressources et en vertu de l'article 3 de la Loi d'urgence sur les approvisionnements d'énergie, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes, à titre amovible, chacune des personnes suivantes membre de l'Office de répartition des approvisionnements d'énergie:

M. Cooper Drabble, d'Edmonton (Alberta)
M. Armand Beaupré, de Québec (Québec) et
M. William D. Archbold, de Toronto (Ontario).

Sur avis conforme du ministre de l'Energie, des Mines et des Ressources et en vertu du paragraphe (2) de l'article 7 de ladite loi, il plaît en outre à Son Excellence le Gouverneur général en conseil de désigner M. William D. Archbold comme vice-président de l'Office de répartition des approvisionnements d'énergie.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-320
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Fisheries for Canada, pursuant to Article V of the Schedule to the Pacific Fur Seals Convention Act, is pleased hereby to appoint Mr. Earl Blyth Young, Associate Director, International Fisheries Branch, International Fisheries and Marine Directorate of the Department of the Environment, to be Canadian member of the North Pacific Fur Seal Commission.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. A. Roberson'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-321
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Export Development Act provides, inter alia, that where the Minister of Industry, Trade and Commerce makes certain reports to the Governor in Council, the Governor in Council may authorize Export Development Corporation, in respect of an export transaction, to lend money to a foreign customer upon the security of an instrument;

WHEREAS the Minister of Industry, Trade and Commerce has reported that the Board of Directors of the said Corporation is of opinion that the loan described herein would, if made, be for a term and in an amount in excess of that which the Corporation would normally undertake in relation to the export transaction, country, government or agency thereof;

WHEREAS the said Minister has further reported that, in his opinion, it is in the national interest that the proposed loan be made;

AND WHEREAS the said export transaction coincides with the reduction in size of an export transaction proposed with another buyer, the Republic of Zaire, a reduction which renders unnecessary a loan authority granted by the Governor in Council for the transaction then proposed:

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to section 31 of the Export Development Act, is pleased hereby

- 2 -

- (1) to authorize Export Development Corporation, in respect of an export transaction consisting of the sale of up to 7 DHC-5 Buffalo STOL aircraft, ground support equipment, spares and related services by The de Havilland Aircraft of Canada, Limited, Downsview, Ontario, to the Republic of Zambia, or an appropriate agency thereof, a foreign customer,
 - (a) to finance 90% of the sale price of the said goods and services by a loan of up to \$27.9 million, Canadian currency, to the Republic of Zambia, or an appropriate agency thereof; and
 - (b) to make the loan repayable in 16 semi-annual instalments commencing approximately 6 months after the date on which the last aircraft is to be delivered, with interest at not less than 7½% per annum payable semi-annually on the principal amount outstanding from time to time;

provided that such authority should expire on June 30, 1974, unless an agreement to utilize the credit has been entered into by that date; and

- (2) to revoke Order in Council P.C. 1973-3793 of 6th December, 1973, which made an Export Development Order respecting a loan to the Republic of Zaire, authorizing a loan of up to \$61 million, Canadian currency.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME



the SPECIFIC SALARY of any person
mentioned in the attached Order in
Council is CONFIDENTIAL INFOR-
MATION. It must not be divulged
to unauthorized personnel.

Please attach a copy of this
notice to any duplicate which you
may make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-322
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Justice, pursuant
to section 13 of the Tax Review Board Act, is pleased
hereby to appoint Alexander N. McGregor, Esquire, of the
City of Ottawa in the Province of Ontario, to be Deputy
Registrar of the Tax Review Board to hold office during
pleasure, and to fix his salary at the rate set out in
the schedule hereto which is within the range PM 4
(\$13,070 - \$14,850).

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A handwritten signature in red ink, appearing to read "M. A. Robison".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual salary of Alexander N. McGregor,
Esquire, Deputy Registrar of the Tax Review Board,
shall be \$13,070.



P.C. 1974-323
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Manpower and Immigration, pursuant to subsection 91(2) of the Unemployment Insurance Act, 1971, is pleased hereby to appoint Mr. Marcel Dubeau to be Chairman of the Boards of Referees for the Ontario Regional Division and particularly for the District of North Bay, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Roberson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-324
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Manpower and Immigration, pursuant to subsection 91(2) of the Unemployment Insurance Act, 1971, is pleased hereby to appoint Mr. J. Elvin Watt to be Chairman of the Boards of Referees for the Quebec Regional Division and particularly for the District of Chandler, Quebec.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SPECIFIC SALARY of any person
in the attached Order in
Council is CONFIDENTIAL INFOR-
MATION. It must not be divulged
to unauthorized personnel.

Please attach a copy of this
to any duplicate which you
make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-325
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 2(2) of An Act to
Amend the Immigration Appeal Board Act, being Chapter 27,
Statutes of Canada, 1973, is pleased hereby to appoint
Mr. Bruno Suppa, Montreal, Quebec, as a temporary member
of the Immigration Appeal Board to hold office during
pleasure for a period terminating effective September
17, 1975, and to fix his salary at the rate set out in
the schedule hereto which is within the range SX 1
(\$23,500 - \$30,000).

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The annual salary of Mr. Bruno Suppa, a temporary member of the Immigration Appeal Board, shall be \$26,250.



P.C. 1974-326
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Prime Minister, pursuant to
sections 3 and 4 of the Economic Council of Canada Act,
is pleased hereby to re-appoint Mr. John Kestuiik, Toronto,
Ontario, to be a member of the Economic Council of Canada
to hold office for a term of three years, effective
February 18, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robison".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-327
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State, pursuant
to paragraph 35(2)(b) of the Canadian Citizenship Act,
is pleased hereby to designate Magistrate Frank Gramani
Smith, Yellowknife, Northwest Territories, to act as a
Court for all purposes under the Canadian Citizenship Act
in the Northwest Territories, vice Magistrate H.M. de Weerd, ~~de Weerd~~,
resigned; Order in Council P.C. 1971-2663 of 2nd December,
1971, is hereby revoked.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-328
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 5 of the Harbour Commissioners Act,
is pleased hereby to appoint Mr. P.R. Cook of Thunder Bay,
Ontario, to be a Member of the Lakehead Harbour Commission
to hold office during pleasure for a term of three years.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. J. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-329
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 6 of the Belleville Harbour
Commissioners Act, is pleased hereby to appoint
Mr. Douglas T. Stork and Mr. Douglas Burley both of
Belleville, Ontario, to be Commissioners of the
Belleville Harbour Commissioners each for a period
of three years.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. J. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-330
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Veterans Affairs,
pursuant to section 4 of the Army Benevolent Fund Act,
is pleased hereby to re-appoint Mr. Jack C. Lundberg
to be a member of the Army Benevolent Fund Board for
a term of four years, effective March 3, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Collette".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-331
21 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Finance, pursuant
to subsection 24(1) of the Bank of Canada Act, is pleased
hereby to appoint Mr. G. Ian Craig of the firm of Price
Waterhouse & Co., Montreal, Quebec, and Mr. Gérald
Préfontaine of the firm of Séguin, Patenaude, Préfontaine
& Cie., of Ottawa, Ontario, to be auditors of the Bank
of Canada for the period beginning the 1st day of
February, 1974 and ending on the 31st day of January, 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-331
21 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Finances et en vertu du paragraphe 24(1) de la Loi sur la Banque du Canada, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes M. G. Ian Craig, de la firme Price Waterhouse & Co., de Montréal (Québec), et M. Gérard Préfontaine, de la firme Séguin, Patenaude, Préfontaine & C^{ie}, d'Ottawa (Ontario), vérificateurs de la Banque du Canada pour la période allant du 1^{er} février 1974 au 31 janvier 1975.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-1/333
26 February, 1974

(T.B. REC. 724581)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Agriculture and
the Treasury Board is pleased hereby to authorize entry
into an agreement with Her Majesty in right of the
Province of Alberta for the construction and operation
of a provincial office building, and the supply of certain
services thereto, at the Canada Agriculture Research
Station, Lethbridge, Alberta, which agreement is
substantially in the form annexed hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

A G R E E M E N T

BETWEEN: HER MAJESTY THE QUEEN IN THE RIGHT OF CANADA
REPRESENTED BY THE MINISTER OF AGRICULTURE
(HEREINAFTER REFERRED TO AS "CANADA")

AND: HER MAJESTY THE QUEEN IN THE RIGHT OF THE
PROVINCE OF ALBERTA REPRESENTED BY THE MINISTER
OF PUBLIC WORKS (HEREINAFTER REFERRED TO AS
"ALBERTA")

For the establishment of offices for an
Alberta Agricultural Centre on the Canada
Department of Agriculture Research Station,
Lethbridge, Alberta.

Dated _____

WHEREAS Canada and Alberta have a common interest in the promotion and sustenance of a viable agricultural industry within the Province of Alberta;

AND WHEREAS Canada's Department of Agriculture owns and operates a Research Station in the County of Lethbridge near the City of Lethbridge, in the Province of Alberta, and the Alberta Department of Agriculture is desirous of being accommodated at the Department's Research Station;

AND WHEREAS both Parties consider it desirable to consolidate certain provincial agricultural services and programs at the said Station in order to facilitate federal-provincial liaison and co-operation, as well as to provide the Alberta agricultural community with agricultural services from a central location;

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of and subject to the terms, conditions, covenants and provisoes hereinafter contained and set forth, the Parties hereto do hereby agree as follows:

A. CANADA COVENANTS AND AGREES:

- (1) To demise and lease unto Alberta all that certain parcel or tract of land and premises situate, lying and being in the County of Lethbridge in the Province of Alberta, as the said parcel or tract of land is more particularly described on the Plan of Survey designated as Schedule "A" which is attached hereto and forms part of this Agreement, hereinafter referred to as the "said lands" together with the right to occupy the Administration Wing which shall be constructed by Canada to the plans and specifications approved by both parties to accommodate within the premises such agriculture personnel to effect the services to be provided by Alberta, floor plans of the said Administration Wing are attached as Schedule "C".
- (2) This lease shall include a Compound Area up to a maximum of one acre of land, the location of which shall be designated by Canada and accepted by Alberta.
- (3) TO HAVE AND TO HOLD for and during the term of forty-nine (49) years commencing on the date the said Agricultural Wing is ready for occupancy which shall be determined by a handing over inspection, notwithstanding minor deficiencies, subject to termination as hereafter provided.

- (4) To allow Alberta quiet enjoyment of the said Administration Wing, parking facilities, compound and service area, subject to the security requirements of Canada, to afford Alberta, its servants, agents and employees such access to the said Station as is reasonably required for the purpose of Alberta pursuant to this Agreement.
- (5) To provide to Alberta, maintenance of grounds, roads, utilities (including heating and air conditioning), snow removal, garbage removal, janitorial services, parking spaces, and sewer and water services, as provided for in Schedule "B" of this Agreement and upon the terms and conditions described therein.

B. ALBERTA COVENANTS AND AGREES:

- (1) To pay therefor unto Canada in advance on the _____ day of _____ A.D. 197_, and on each subsequent year of the said term the sum of One Dollar (\$1.00); the first of such payments to be made on the day of execution of this Agreement, the receipt of which is hereby acknowledged.
- (2) To pay therefor unto Canada in advance, upon demand, the sum of Five Hundred Thousand Dollars (\$500,000.00) not later than December 31, 1974, and the balance of the total construction costs attributable to the Administration Wing, upon completion of the development.
- (3) To pay its fair proportion of all lawful taxes, assessments, rates and duties charged upon the said land or the buildings, fixtures, and improvements thereon, including any local improvement charges that may be assessed against the Station as a whole.
- (4) To use the said premises for the exclusive use of, and occupancy by Agriculture Alberta and for no other purpose whatsoever.
- (5) To at all times indemnify and save harmless Canada from and against all claims, demand, loss, costs, damages, actions, suits or other proceedings by whomsoever made, sustained, brought or prosecuted, in any manner based upon, occasioned by or attributable to Alberta's use or occupancy of the said land or to its exercise of any of the privileges herein conveyed; and to compensate Canada for all losses, costs, and damages occurring to property of Canada for which the cause originates on the said lands or in occasioned by, or attributable to Alberta's use or occupancy of the said lands.

- (6) To assume all risk of loss, damage, or injury to the property of Alberta, or to the persons or property of its servants, agents or employees.
- (7) To comply with all reasonable orders, instructions or regulations issued under the authority of the Director of the said Station in respect of security, vehicular traffic, or anything of whatsoever nature affecting the operational effectiveness of the Station.

C. IT IS MUTUALLY COVENANTED AND AGREED:

(1) That this Agreement may be terminated:

(a) By Canada:

- (i) immediately and without notice in the event of an emergency as defined in the National Defence Act, R.S., 1970;
- (ii) at any time upon delivery of a notice in writing to Alberta, in the event Alberta fails to perform, observe or keep any of the covenants and agreements herein contained;
- (iii) by three (3) years' notice in writing delivered to Alberta, in the event Canada has a requirement for the said land or building erected thereon, but in no case shall such notice be given prior to the expiry of seven (7) years following completion of construction of the said building.

(b) By Alberta:

At any time after nine (9) years of occupancy, and one (1) year's notice in writing, delivered to Canada.

- (i) That, in the event of termination pursuant to (a)(iii) or (b) above, Canada will pay to Alberta an amount representing the depreciated value on a straight-line basis given a 49-year life expectancy, of Alberta's building, investment including fixtures and improvements on the said land as of the date that Canada assumes possession thereof.
- (ii) That upon expiration of the said term of Forty-nine (49) years, Canada shall forthwith assume possession of the said land and the building, fixtures and improvements erected thereon without compensation to Alberta.

- (iii) That no member of the House of Commons shall be admitted to any share or part of this Agreement or to any benefit to derive therefrom.
- (iv) That every reasonable effort shall be made by both Parties to induce and maintain a harmonious working relationship between Canada's and Alberta's employees at the said Station.
- (v) That the attached Schedule "B" entitled "Operating Conditions" shall be and form part of this Agreement.

IN WITNESS THEREOF this Agreement has been executed by the Minister of Agriculture representing Her Majesty the Queen in right of Canada and by the Minister of Public Works representing Her Majesty the Queen in right of the Province of Alberta this day of A.D. 197 .

SIGNED, SEALED AND DELIVERED
on behalf of Her Majesty the
Queen in right of Canada in
the Presence of

• • • • •

WITNESS

SIGNED, SEALED AND DELIVERED
on behalf of Her Majesty the
Queen in right of the Province
of Alberta in the Presence of

.....

WITNESS

[illegible]

• • • • •

MINISTER OF AGRICULTURE
CANADA

• • • • •

MINISTER OF PUBLIC WORKS
ALBERTA

.....

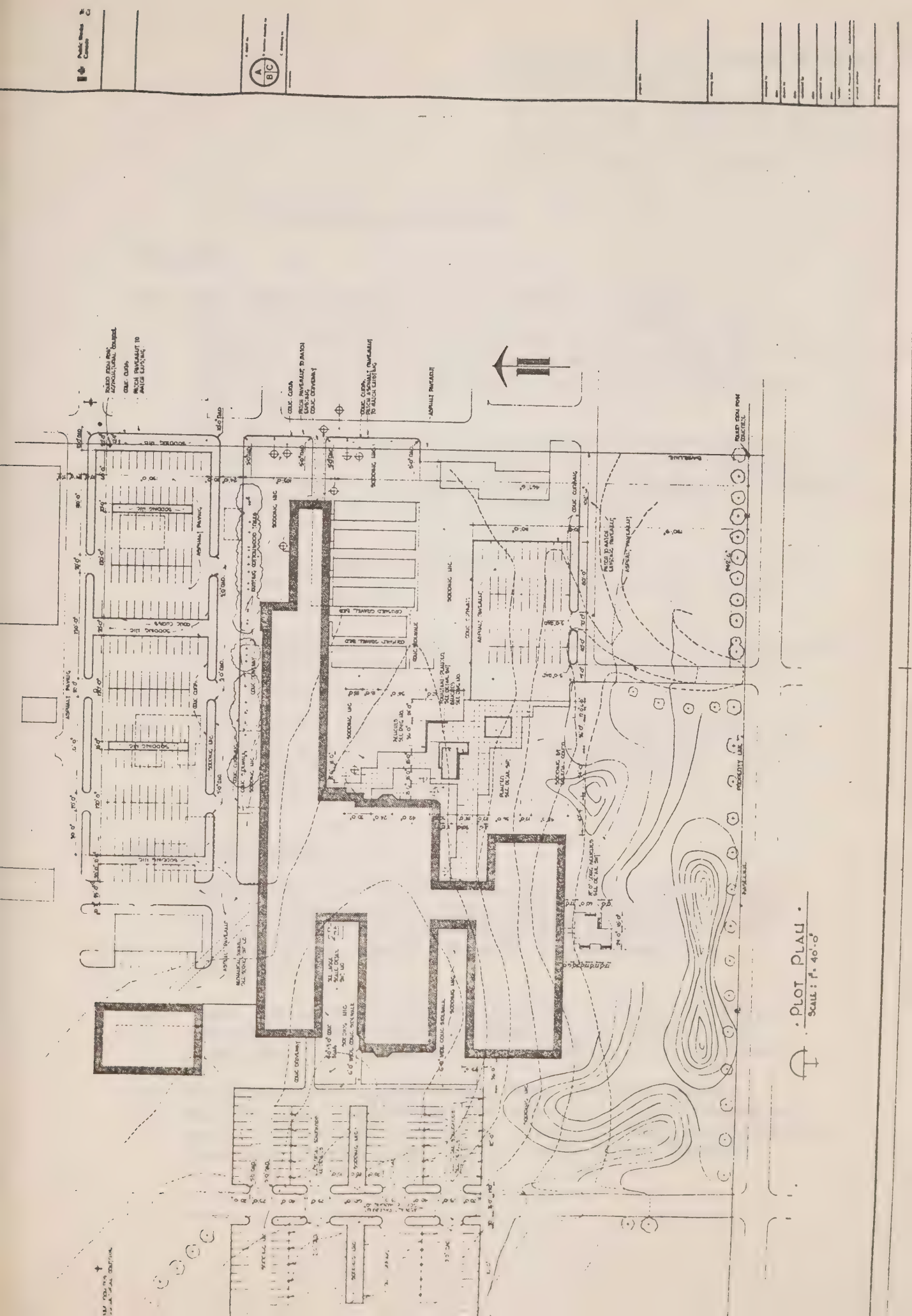
MINISTER OF AGRICULTURE
ALBERTA

This Agreement is hereby approved and ratified as a binding intergovernmental agreement of the Government of Alberta as evident by the signature of the Minister of Federal and Intergovernmental Affairs.

.....

MINISTER OF FEDERAL AND
INTERGOVERNMENTAL AFFAIRS

• PLOT PLAN •
SCALE: 1" = 40'-0"



Schedule "B" to Agreement dated the First day of between Her Majesty the Queen in right of Canada and Her Majesty the Queen in right of the Province of Alberta.

OPERATING CONDITIONS

1. BUILDING

- (a) The Alberta Administration Wing, as shown in Schedule "C" which provides for a basement and two storeys forms the west portion of the south wing of Canada's Building. All floors will connect and provide level, but securable, access to the Office-Laboratory.
- (b) All interior office and operational accommodations in the Alberta Administration Wing will be designed to meet Alberta's requirements and standards. Special provision will be made for in the complex by Canada for:
 - (i) one or more conference rooms, the use of which shall be made available to Alberta by mutual agreement;
 - (ii) a cafeteria area of sufficient size to accommodate possible usage by both Canada's and Alberta's employees at the said Station.
- (c) Canada will submit both its preliminary construction drawings and final plans and specifications as to the areas described in Schedule "A" and "C", for review and approval by Alberta.

2. SITE DEVELOPMENT

- (a) Canada will construct or cause to be constructed a parking lot of sufficient size to accommodate the private vehicles of visitors and of Canada's and Alberta's employees alike in accordance with Schedule "A".
- (b) Plans and specifications for any exterior Alberta identification signs, plaques, or flags will be submitted to Canada for consultation and agreement.
- (c) No Alberta building other than its main office building and warehouse building will be constructed upon the demised parcel or tract of land hereinbefore described without the prior approval of Canada.

3. UTILITIES AND SERVICES

- (a) Alberta will be responsible for: telephone switchboard and lines, telephone receptionists and teletype facilities to its administration offices.
- (b) Alberta shall prepay monthly in advance to Canada at the rate of \$2.60 per sq. ft. for the services provided by Canada under clauses 3 C and D, to be adjusted annually based on actual cost of operation.
- (c) Canada will undertake to provide grounds maintenance, roads maintenance, snow removal, garbage removal, security services and janitorial services either with its own resources or by contract as a normal part of Research Station maintenance operation. Alberta will pay directly to Canada or to Canada's contractor(s) the cost of providing these services to the areas of the Station used by Alberta. Such costs will be recalculated annually and billings to Alberta will be made annually in arrears or on such other periodic basis as Canada may decide. Should this shared-cost arrangement for these services prove unsatisfactory to either party, alternative arrangements may be negotiated -- providing they do not produce any increase in Canada's net cost of maintaining Alberta's presence at the Station.
- (d) Canada will supply steam, power, water, air conditioning, and sewage disposal to meet the needs of Alberta, and Alberta shall pay Canada the costs of these services either as determined by meter readings or by formula(ae) established to be mutually agreeable to Canada and Alberta -- this formula(ae) to reflect the actual pro-rated costs of the services provided.
- (e) Window cleaning of Alberta's office building will be carried out by Canada either with its own resources or by contract, and Alberta will pay directly to Canada or to Canada's contractor the cost of this service.
- (f) Should any major redecorating or remodelling of Alberta's space be required, Canada will undertake to have the work carried out on Alberta's behalf, and all costs of the work will be paid for by Alberta.

4. MAINTENANCE

- (a) Normal maintenance and repairs on shared portions of utility and service lines will be provided for in regular billing charges to Alberta. Canada and Alberta will assume individual financial responsibility for maintaining and repairing their respectively owned portions of such lines.
- (b) Major maintenance and capital replacement of the joint-use plant and facilities will be shared on a pro-rata basis, as required.

5. CAFETERIA/DINING FACILITIES

Alberta's employees may utilize to existing cafeteria/dining facility situated in Canada's Office-Laboratory. However, in the event the cafeteria/dining facility operates at a loss, this loss shall be reimbursed by Alberta on a pro-rata basis on a ratio of Canada's employees and Alberta's employees.

6. CONFERENCE ROOM

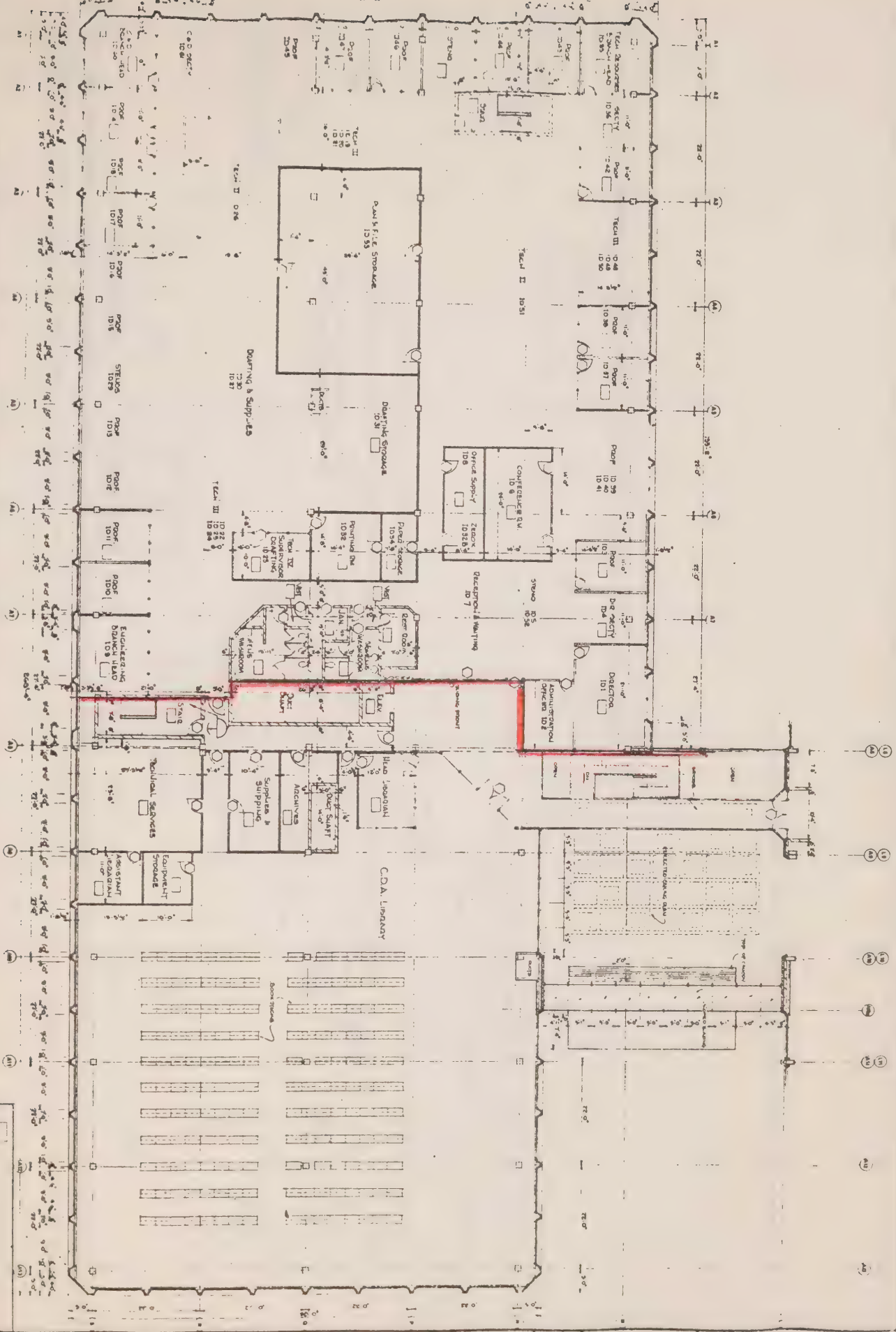
The cost for operation of the Conference Room shall be shared, based on the proportion of use by Canada and Alberta. The proportion of use will be recorded in a log maintained by the administrator of the Conference Room.

7. LIAISON

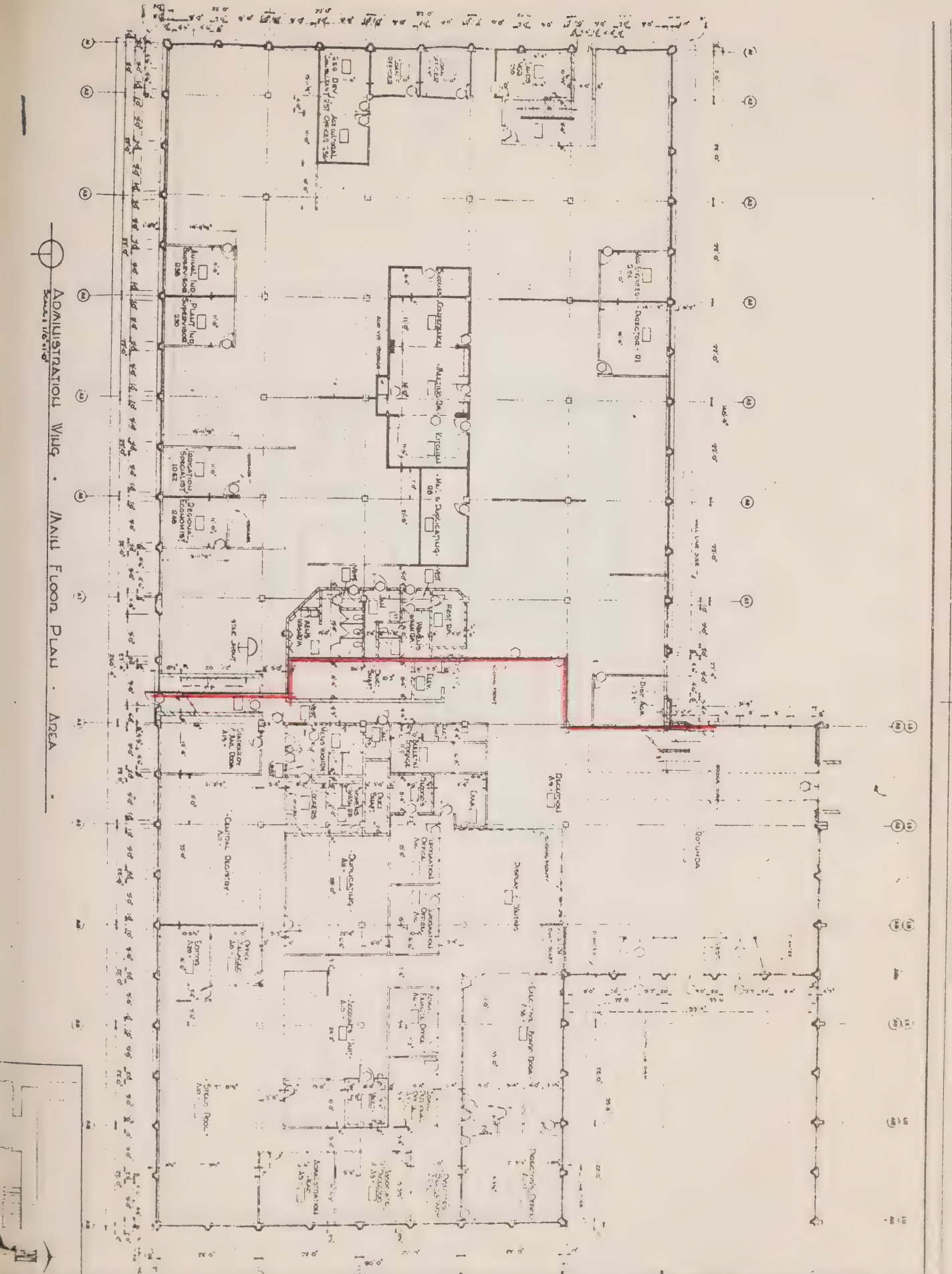
Alberta will designate an administrative head with whom the Director of the Research Station shall consult with on all matters apertaining to operating conditions.

ADMINISTRATION WING - SECOND FLOOR PLAN - AREA

Scale: 1/8" = 1'-0"



ADMINISTRATIVE WING - MAIN FLOOR PLAN - AREA







CANADA
PRIVY COUNCIL

P.C. 1974-2/333

26 February, 1974

(T.B. REC. 725231)

His Excellency the Governor General in Council on the recommendation of the Minister of Agriculture and the Treasury Board, pursuant to subsection (1) of section 6 of the Agricultural Stabilization Act, is pleased hereby to approve the employment by the Agricultural Stabilization Board of June D. Sheridan as a CR-4 with salary at the rate of \$7496 per annum.

His Excellency in Council is further pleased to authorize the payment to the abovementioned person of remuneration on a quantum meruit basis at the rate of \$7496 per annum for services rendered from the 1st July, 1973, to the date of this Order.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL

P.C. 1974-3/333

26 February, 1974

(T.B. Rec. 724330)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development and the Treasury Board, pursuant to vote 75 of the Appropriation Act No. 4, 1973, is pleased hereby to approve the entry by Her Majesty the Queen in right of Canada, represented by the Minister of Indian Affairs and Northern Development, into an agreement with the Province of Ontario, substantially in the form annexed in the Schedule hereto, for the provision of financial assistance to the Province for the construction of a new Fixed Highway Bridge over and across the Trent River, and a new High-Level Fixed Highway Bridge over and across the Trent Canal, both at Frankford, in the County of Hastings, Province of Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

S C H E D U L E

The proposed agreement between Her Majesty the Queen in right of Canada (hereinafter called "Her Majesty") and the Province of Ontario, will contain such provisions as may be deemed advisable in the public interest, including provisions to the following effect:-

Her Majesty, in consideration of the terms and conditions of the said proposed agreement, grants permission to the Province, insofar as Her Majesty has the right to grant such permission to construct, maintain and operate a new Fixed Highway Bridge over the Trent River, and a new High-Level Fixed Highway Bridge over the Trent Canal, at Frankford, in the County of Hastings, in the Province of Ontario. The new bridges will serve highway traffic on Provincial Highway No. 33 which would otherwise be served by the existing bridges consisting of one fixed highway bridge over the Trent River owned, maintained and operated by others, and one highway swing span bridge owned, maintained and operated by the Department.

The Province shall, at its own cost and expense, construct and complete the two new bridges in all respects in strict conformity and accordance with the specifications and drawings contained in Contract No. 72-28, approved by the Chief, Canals Division, and shall use in the construction of the new bridges only such materials as may be approved by the Chief, Canals Division, for that purpose.

That upon completion of the two new bridges, the Province shall abandon or cause to be abandoned, the existing two bridges for highway traffic, and shall take or cause to be taken, all necessary legal steps to close the existing Provincial Highway No. 33 over the two existing bridges.

That the Province shall comply with and fulfill in all respects the requirements of Part 1 of the Navigable Waters Protection Act, Chapter N-19 of the Revised Statutes of Canada 1970, and it is an express condition of this agreement that the two new bridges shall not be undertaken or constructed by the Province, nor shall the Province suffer or permit such construction until, as regards the two new bridges, the provisions of said Part 1 shall have been fully complied with.

That the Province shall assume, bear and be responsible for all maintenance, repairs and for renewals for all times of the two new bridges, highway safeguards and lighting and other equipment.

That the Province shall assume, bear and be responsible for the provisions, maintenance and operation and renewals from time to time of navigation lights on the two new bridges in accordance with and as specified in the Navigable Waters Bridge Regulations made under and pursuant to the Navigable Waters Protection Act.

13 (1) That Her Majesty will pay to the Province the sum of Three Hundred and Twenty Thousand Dollars (\$320,000.00) by way of a contribution towards the cost to the Province of the two new bridges. Payment of the said contribution will be made to the Province in the following installments:

(a) The sum of One Hundred and Sixty Thousand Dollars (\$160,000.00) upon completion by the Province of the work of construction of fifty per cent (50%) of the new bridges.

(b) The sum of Eighty Thousand Dollars (\$80,000.00) upon completion by the Province of the work of construction of seventy-five per cent (75%) of the new bridges.

(c) The sum of Eighty Thousand Dollars (\$80,000.00) upon completion by the Province of one hundred per cent (100%) of the work of construction of the new bridges and of all other work to be undertaken and completed by the Province pursuant to this Agreement.

(2) Notwithstanding the provisions of 13(1)(c), Her Majesty may pay as an interim final payment to the Province the sum of Sixty Four Thousand Dollars (\$64,000.00)

(a) upon completion by the Province of ninety-five per cent (95%) of the work of construction of the new bridges and of all other work to be undertaken and completed by the Province pursuant to this agreement and

(b) provided that the new bridges are open to traffic. It is further agreed between the Parties hereto that the said payment hereinbefore referred to may only be made with the concurrence of the said Parties to the agreement.

PROVIDED, however, that the payments reserved to the Province in clause 13, para (1), sub-paragraphs (a), (b) and (c) and clause 13(2) above will be made only on the written certificate of the Chief, Canals Division, that the Province has performed the work of construction and erection of the two new bridges as provided for in clause 13 para (1), sub-paragraphs (a), (b) and (c) and clause 13(2) above to his entire satisfaction and in accordance with the terms, conditions and provisoes in this agreement contained, and the said certificate of the Chief, Canals Division, shall be a condition precedent to the right of the Province to receive the payments reserved to the Province under clause 13, para (1), sub-paragraphs (a), (b) and (c) and clause 13(2) above.



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-4/333

26 February, 1974

(T.B. Rec. 725072)

(Rec. du C.T.)

His Excellency the Governor General in Council, on the recommendation of the Treasury Board and the Minister of State for Urban Affairs, is pleased hereby to approve, pursuant to Section 14 of the National Capital Act, the acquisition by the National Capital Commission from Dr. Julien Parent of approximately 1.04 acres of land described as being part of Lot 7C, Range 4, Township of Hull, Municipality of Lucerne, Quebec, for a consideration of \$41,500.00.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-5/333
26 February, 1974
(T.B. rec. 725122)

His Excellency the Governor General in Council on the recommendation of the Minister of National Defence and the Treasury Board, is pleased hereby to revoke Order in Council P.C. 1973-4/3192 of 16 October, 1973, and in lieu thereof to authorize the Minister of National Defence to enter into agreements with Investors Syndicate Limited, substantially in the forms annexed as Schedule A and Schedule B hereto, whereby in consideration of the payment by Her Majesty the Queen in Right of Canada to Investors Syndicate Limited of approximately \$1,661,100.00, based on a completion date of 27 February, 1974,

- (a) Her Majesty will assign to Investors Syndicate Limited her interest in a housing project at Gimli, Manitoba, arising by virtue of a Bulk Lease dated 8 December, 1967 and made between Evergreen Development Ltd., as lessor, and Her Majesty as lessee;
- (b) Her Majesty will transfer to Investors Syndicate Ltd. any interest in such housing project which she may have by reason of a Rental Guarantee Agreement dated 24 September, 1965, made between Her Majesty and Evergreen Development Ltd., in which Her Majesty is named as the guarantor;

- (c) Investors Syndicate Limited will pay all moneys payable by Her Majesty and perform all the covenants of Her Majesty under both the Bulk Lease and Rental Guarantee Agreement, and will indemnify Her Majesty in respect thereof;
- (d) Investors Syndicate Limited will deliver to Her Majesty its own bond in the approximate amount of \$1,661,100.00, as security for the performance by Investors Syndicate Limited of its obligations to be created by the proposed agreements.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIEE CONFORME



SCHEDULE A

THIS AGREEMENT dated as of 27 February
1974 and made

BETWEEN:

HER MAJESTY THE QUEEN, in right of
Canada, (herein called "Her Majesty"),
represented herein by the Minister of
National Defence, (herein called the
"Minister"),

AND:

INVESTORS SYNDICATE LIMITED, a company
incorporated by the laws of the Province
of Manitoba with its Head Office at 280
Broadway Avenue, Winnipeg, Manitoba,
(herein called "Investors"),

WITNESSES THAT in consideration of the promises,
covenants and agreements herein set forth and arising by
virtue hereof Her Majesty and Investors hereby covenant,
promise and agree as follows:

ARTICLE I - WARRANTIES OF INVESTORS

1.1 Investors warrants and represents as follows,
(acknowledging that Her Majesty is relying on such repre-
sentations and warranties notwithstanding any investigation
as to their correctness):

(a) Evergreen Development Ltd., (herein
called "Evergreen"), is a company duly
incorporated and organized under the laws
of the Province of Manitoba as a private

company, is validly existing, and
is in good standing under the laws
of the Province of Manitoba;

(b) Evergreen is seized of an estate
in fee simple in possession in all
that piece or parcel of land known
and described as that portion of:

The most Easterly one
thousand three hundred
and seventy feet in width
of the South East Quarter
of Section Twenty in the
Nineteenth Township and
Fourth Range East of the
Principal Meridian in
Manitoba, excepting thereout,
Firstly: all that portion
thereof taken for the Right
of Way of the Canadian Pacific
Railway according to a plan
of same filed in the Winnipeg
Land Titles Office, as No. 2274
and Secondly: All that portion
taken for a Public Road as the

same is shown coloured pink
on a plan deposited in the
said office as No. 7483,
which is shown coloured red on the plan
attached to the Bulk Lease, (which
portion of the said piece or parcel of
land is herein called the "Land"), and
the 150 housing units, messuages, buildings,
premises, fixtures and appurtenances located
in or on the Land and comprising part of
the "demised premises" as defined in the
Bulk Lease, (which units, messuages, buildings,
premises, fixtures and appurtenances are here-
in called collectively the "Buildings", the
Land and Buildings being herein called
collectively the "Housing Project");

(c) Evergreen has encumbered the Housing
Project by an agreement, (herein called the
"Easement"), made by Evergreen, The Manitoba
Hydro-Electric Board and The Manitoba Tele-
phone System and filed in the Land Titles
Office at Winnipeg, Manitoba on 2 November
1968 as caveat no. 20374;

(d) Evergreen has charged, *inter alia*, the Housing Project by the following mortgages:

- (i) by a mortgage made by Evergreen in favour of Investors and registered in the said Land Titles Office as of 12 January 1966 as instrument no. G80441, which mortgage was amended by an agreement made between Evergreen and Investors and filed in the said Land Titles Office on 6 February 1968 as caveat no. 208099, (such mortgage and agreement being herein called collectively the "First Mortgage"),
- (ii) by a mortgage, (herein called the "Second Mortgage"), made by Evergreen in favour of Winnipeg Mortgage Holdings Ltd. and registered in the said Land Titles Office as of 31 May 1968

as instrument no. H80793, and
(iii) by a mortgage, (herein
called the "Third Mortgage"),
made by Evergreen in favour of
Better Homes Ltd. and registered
in the said Land Titles Office
as of 31 May 1968 as instrument
no. H80794,

which three mortgages are herein called
collectively the "Charges");

(e) By way of further security for the re-
payment of the debts secured by the First
Mortgage and the Second Mortgage, respectively,
Evergreen assigned all rents payable in
respect of the Housing Project:

(i) to Investors by a
conditional assignment of
rents made between Evergreen
and Investors and dated

, a copy of
which assignment is attached
to Annex I hereto and is
marked "Schedule A", and

(ii) to Winnipeg Mortgage
Holdings Ltd. by a conditional
assignment of rents made between

Evergreen and Winnipeg Mortgage
Holdings Ltd. and dated

, a copy of
which assignment is attached
to Annex I hereto and is
marked "Schedule B",

(which two assignments are herein called
collectively the "Conditional Assignments");

(f) Her Majesty and Evergreen have
entered into an agreement, (herein called
the "Guarantee Agreement"), which was
executed on 24 September 1965 and is
filed in the National Defence Document
Registry as document number 15863, a
copy of which agreement is attached to
Annex I hereto and is marked "Schedule
C";

(g) Evergreen leased the Housing Project
to Her Majesty by a lease which was
executed on 8 December 1967, has not
been registered pursuant to "The Real
Property Act" of Manitoba, and is filed
in the National Defence Document Registry
as document number 15863-1, which lease

was amended in the manner described in paragraph 3 of the letter dated 23 July 1969 and filed in the said Registry as document number 15863-2, and was further amended in the manner described in paragraph 2 of the letter dated 26 March 1970, and paragraph 5 of the letter dated 10 April 1972, which two letters are filed in the said Registry as documents number 15863-3, a copy of which four documents being attached to Annex I hereto and marked "Schedule D", (which lease, amended as aforesaid, is herein called the "Bulk Lease");

(h) Evergreen has a good and marketable title to the Housing Project subject only to the Easement, the Charges, the Conditional Assignments, the Bulk Lease and the Guarantee Agreement and has the right to enforce in its own name all of the covenants, promises and agreements set forth in and arising by virtue of the Bulk Lease and the Guarantee Agreement, to receive and use for its own benefit all rents and the other sums made payable thereby, and has not otherwise

charged, encumbered, assigned, transferred, or set over any of its right, title or interest in and to the Housing Project, the Bulk Lease or the Guarantee Agreement;

(i) Evergreen had the power, capacity and the good and sufficient right and authority to enter into the Bulk Lease and the Guarantee Agreement as of the date upon which it entered into such agreements, respectively, and had on such dates and still has the power, capacity and the good and sufficient right and authority to exercise its rights and to fulfil its obligations set forth in or arising by virtue of the Bulk Lease and the Guarantee Agreement;

(j) Evergreen has not made an assignment for the benefit of creditors, is not bankrupt or insolvent, has not taken the benefit of any Act for the benefit or bankrupt or insolvent debtors, nor has any receiving order been made in respect of Evergreen, nor have any proceedings been taken to wind up Evergreen;

(k) Investors is a company duly incorporated and organized under the laws of the Province of Manitoba as a public company, is validly existing, and is in good standing under the laws of the Province of Manitoba;

(l) Evergreen is not in default under the terms of the First Mortgage and Investors has not taken any action whether by way of court proceedings or otherwise to exercise any of the remedies created by or by virtue of the First Mortgage, the Conditions of Assignments, or any other security collateral thereto;

(m) Investors has the power, and the good and sufficient right and authority to enter into this agreement and to fulfil its obligations set forth herein or arising by virtue hereof and to carry out the transaction contemplated hereby and to receive payment of the Cash Payment in its own name;

(n) The completion of the transaction contemplated hereby, the fulfilment of the

obligations imposed on, and the exercise of the rights and privileges granted to Investors by or by virtue hereof, will not constitute a breach by Investors of any statute, regulation or by-law or of the order of any court of competent jurisdiction or competent governmental authority or of its Charter or by-laws or of any contract or agreement to which it is a party or by which it is bound;

(o) Investors' entry into this agreement, its performance of the obligations and its exercise of the rights and privileges created by or by virtue hereof and its carrying out of the transaction contemplated hereby have all been duly and validly authorized by all of the necessary corporated proceedings;

(p) Investors has not encumbered, assigned, transferred or set over any of its right, title or interest in and to the Housing Project, the Bulk Lease, the Guarantee Agreement, the Conditional Assignments or the First Mortgage;

(q) Investors has not made an assignment for the benefit of creditors, is not bankrupt or insolvent, has not taken the benefit of any Act for the benefit or bankrupt of insolvent debtors, nor has any receiving order been made in respect of Investors, nor have any proceedings been taken to wind up Investors;

ARTICLE II - COVENANTS OF INVESTORS

2.1 On 27 February 1974, (herein called the "Completion Date"), and subject to the terms and conditions set forth in this agreement Investors shall deliver to Her Majesty the original and one true copy of:

- (a) an agreement, (herein called the "Assignment and Indemnity Agreement"), in the form of the agreement which is attached to and forms part of this agreement and is marked "Annex I", both copies of the Assignment and Indemnity Agreement having first been duly executed by the authorized signing officers of Investors, and
- (b) a bond, (herein called the "Bond"), in the terms of the bond which is attached to and forms part of this Agreement and is marked "Annex II", both copies of the Bond having first been duly executed by the authorized signing officers of Investors.

ARTICLE III - COVENANTS OF HER MAJESTY

3.1 Subject to the terms and conditions set forth herein, Her Majesty shall on the Completion Date:

(a) pay the sum of Can \$1,661,100.

(herein called the "Cash Payment"),
to Investors by draft of the Government
of Canada made payable to Investors
at par in Winnipeg on the Completion
Date, and

(b) deliver to Investors one true
copy of the "Assignment and Indemnity
Agreement" duly executed on behalf of
Her Majesty.

ARTICLE IV - CONDITIONS TO PERFORMANCE
BY HER MAJESTY

4.1 Her Majesty's obligation to carry out the terms of this agreement and to execute and deliver the Assignment and Indemnity Agreement and to pay the sum referred to in paragraph 3.1 hereof is subject to the following conditions:

- (a) That on and as of the Completion Date the warranties of Investors as set forth in Article I hereof shall be true in every particular as if such warranties had been made by Investors on and as of the Completion Date;
- (b) That all of the covenants, promises and agreements of Investors to be performed on or before the Completion Date shall have been duly performed;
- (c) That, on the Completion Date Her Majesty shall have received from Alan Hone Ross, Esq., barrister and solicitor, of 280 Broadway Avenue, Winnipeg, Manitoba, an opinion satisfactory in form and substance to Her Majesty that the statements made in Article I hereof are true;

(d) On or before 18 February 1974

Investors shall have duly executed both the Assignment and Indemnity Agreement and the Bond and shall have delivered both the Assignment and Agreement and the Bond, in escrow, to the Deputy Minister of Justice, in Ottawa, Ontario;

(e) That on or before the Completion Date, Evergreen shall have entered into an agreement with Investors in the form of the Agreement which is attached to and which forms part of this agreement and is marked "Annex III" and Investors, on or before the Completion Date, shall have delivered to Her Majesty a true copy of such agreement, duly executed by Evergreen and Investors.

ARTICLE V - GENERAL PROVISIONS

5.1 Time shall be of the essence of this agreement.

5.2 Investors shall at the expense of Her Majesty execute and deliver all such further documents and instruments and do all acts and things as Her Majesty may, either before or after the Completion Date, reasonably require to carry out the full intent and meaning of this agreement, the Bond and the Assignment and Indemnity Agreement.

5.3 Closing shall be at 10:00 a.m. Central Standard Time on the Completion Date at the Conference Room at Suite 301 - 310 Broadway Avenue, Winnipeg, Manitoba, or at such earlier or later time or at such other place as the parties hereto may in writing agree.

5.4 Subject to the provisions of paragraph 5.5 hereof, Investors shall indemnify and save harmless Her Majesty against all and any loss, costs, damage or expense caused directly or indirectly by a breach of the warranties of Investors set forth in Article I hereof or any of them.

5.5 If in any action brought by Her Majesty against Investors to enforce the provisions of paragraph 5.4 hereof in respect of any warranty set forth in subparagraphs (a), (b), (c), (d)(ii), (e)(ii), (h), (i), or (j), hereof, it is proved that:

(i) Investors had, as of the

Completion Date, taken all reasonable steps to determine whether the warranty in question was true and, as a result of such investigation, Investors has reasonably concluded that such warranty was true, and (ii) Investors had, on the Completion Date, delivered to Her Majesty a certificate of Evergreen satisfactory in form and substance to Her Majesty that, as of the Completion Date, such warranty is true,

then Investors shall be relieved of the obligation created by paragraph 5.4 hereof to indemnify Her Majesty in respect of such warranty.

5.6 The conditions set forth in paragraph 4.1 hereof are of the exclusive benefit of Her Majesty and may be waived by Her Majesty in writing in whole or in part on or before the Completion Date but, save as so waived, the completion of the transaction by Her Majesty shall not prejudice or affect the rights of Her Majesty in respect of the warranties of Investors set forth in Article I hereof and such warranties and all other covenants and agreements of Investors made by or by virtue of

this agreement shall survive the Completion Date and payment of the Cash Payment regardless of any investigation made by or on behalf of Her Majesty.

5.7 Any notice or demand to be given or made pursuant to or in connection with this agreement shall be in writing and shall be given or made in either of the following ways:

- (a) by serving the notice or demand on the party to whom it is directed, or
- (b) by mailing the notice or demand to the party to whom it is directed by pre-paid registered post.

If any such notice or demand is served it shall be deemed to have been given or made on the day on which it was served, or if any such notice or demand is mailed, it shall be deemed to be given or made four days after it has been deposited in a post office in Canada, in the case of Her Majesty, addressed to the Minister of National Defence, National Defence Headquarters, Ottawa, Ontario and, in the case of Investors, addressed to it at its address shown on page 1 of this agreement, or such other place as it may by notice in writing direct.

5.8 No member of the House of Commons shall be admitted to any share or part of this agreement or to any benefit to arise therefrom.

SCHEDULE B

ANNEX I

THIS INDENTURE dated as of 27 February 1974

and made

BETWEEN:

HER MAJESTY THE QUEEN in right of Canada,
(herein called "Her Majesty"), represented
herein by the Minister of National Defence,
(herein called the "Minister"),

AND:

INVESTORS SYNDICATE LIMITED, a company
incorporated by the laws of the Province
of Manitoba with its Head Office at
280 Broadway Avenue, Winnipeg, Manitoba,
(herein called "Investors"),

WITNESSES THAT WHEREAS:

A. Evergreen Development Ltd., a company incorporated under the laws of the Province of Manitoba with its head office at suite 507, 259 Portage Avenue, Winnipeg, Manitoba, (herein called "Evergreen"), is seized of an estate in fee simple in possession in all that piece or parcel of land known and described as that portion of:

The most Easterly one thousand three
hundred and seventy feet in width of
the South East Quarter of Section Twenty

in the Nineteenth Township and Fourth Range East of the Principal Meridian in Manitoba, excepting thereout, Firstly: All that portion thereof taken for the Right of Way of the Canadian Pacific Railway according to a plan of same filed in the Winnipeg Land Titles Office, as No. 2274 and Secondly: All that portion taken for a Public Road as the same is shown coloured pink on a plan deposited in the said office as No. 7483,

which is shown coloured red on the plan attached to the Bulk Lease, (which portion of the said piece or parcel of land is herein called the "Land"), and the 150 housing units, messuages, buildings, premises, fixtures and appurtenances located in or on the Land and comprising part of the "demised premises" as defined in the Bulk Lease, (which units, messuages, buildings, premises, fixtures and appurtenances are herein called collectively the "Buildings", the Land and Buildings being herein called collectively the "Housing Project");

B. Evergreen has encumbered the Housing Project by an agreement, (herein called the "Easement"), made by Evergreen, The Manitoba Hydro-Electric Board and The Manitoba Telephone

System and filed in the Land Titles Office at Winnipeg, Manitoba on 2 November 1968 as caveat no. 20374;

C. Evergreen has charged, *inter alia*, the Housing Project by the following mortgages:

(i) by a mortgage made by Evergreen in favour of Investors and registered in the said Land Titles Office as of 12 January 1966 as instrument no. G80441, which mortgage was amended by an agreement made between Evergreen and Investors and filed in the said Land Titles Office on 6 February 1968 as caveat no. 208099, (such mortgage and agreement being herein called collectively the "First Mortgage"),

(ii) by a mortgage, (herein called the "Second Mortgage") made by Evergreen in favour of Winnipeg Mortgage Holdings Ltd. and registered in the said Land Titles Office as of 31 May 1968 as instrument no. H80793, and

(iii) by a mortgage, (herein called the "Third Mortgage"), made by Evergreen in favour of Better Homes Ltd. and registered in the said Land Titles Office as of 31 May 1968 as instrument no. H80794,

which three mortgages are herein called collectively the "Charges");

D. By way of further security for the repayment of the debts secured by the First Mortgage and the Second Mortgage, respectively, Evergreen assigned all rents payable in respect of the Housing Project:

(i) to Investors by a conditional assignment of rents made between Evergreen and Investors and dated _____, a copy of which assignment is attached to and forms part of this indenture and is marked "Schedule A", and

(ii) to Winnipeg Mortgage Holdings Ltd. by a conditional assignment of rents made between Evergreen and Winnipeg Mortgage Holdings Ltd. and dated _____, a copy of which assignment is attached to and forms part of this indenture and is marked "Schedule B",

(which two assignments are herein called collectively the "Conditional Assignments");

E. Her Majesty and Evergreen have entered into an agreement, (herein called the "Guarantee Agreement"), which was executed on 24 September 1965 and is filed in the National Defence Document Registry as document number 15863, a copy of which agreement is attached to and forms part of this indenture and is marked "Schedule C";

F. Evergreen leased the Housing Project to Her Majesty by a lease which was executed on 8 December 1967, has not been registered pursuant to "The Real Property Act" of Manitoba, and is filed in the National Defence Document Registry as document number 15863-1, which lease was amended in the manner described in paragraph 3 of the letter dated 23 July 1969 and filed in the said Registry as document number 15863-2, and was further amended in the manner described in paragraph 2 of the letter dated 26 March 1970, and paragraph 5 of the letter dated 10 April 1972, which two letters are filed in the said Registry as document number 15863-3, a copy of each of which four documents is attached hereto and forms part of this indenture and is marked "Schedule D", (which lease, amended as aforesaid is herein called the "Bulk Lease");

NOW IN CONSIDERATION OF the sum of \$1.00 of lawful money of Canada now paid by each of the parties hereto to the other, (the receipt of which is hereby acknowledged by both parties), and other good and valuable consideration and the promises, covenants and agreements herein set forth, HER MAJESTY HEREBY GRANTS, ASSIGNS AND SET OVER unto Investors and its successors and assigns, effective as of 12:00 noon Central Standard Time on 27 February 1974, the Housing Project together with the residue unexpired of the Bulk Lease and all benefit and advantages to be derived therefrom TO HAVE AND TO HOLD the same unto Investors subject to the payment of the rent and the

observance and performance of the covenants and agreements of Her Majesty in the Bulk Lease or the Guarantee Agreement, AND HER MAJESTY HEREBY TRANSFERS, ASSIGNS AND SETS OVER unto Investors all of the rights in and to the Housing Project set forth in the Guarantee Agreement AND FOR THE CONSIDERATION AFORESAID the parties hereto, for themselves and for their respective successors and assigns hereby covenant, promise and agree as follows:

1. Investors hereby accepts the assignment of the Bulk Lease and the transfer of the rights set forth in the Guarantee Agreement by Her Majesty and Investors hereby acknowledges and agrees that Her Majesty has fully performed all of the covenants, provisos, terms and conditions imposed upon Her by or by virtue thereof and in particular and not so as to restrict the generality of the foregoing, Investors hereby acknowledges and agrees that Her Majesty has duly made payment of all sums required to be paid by or by virtue of the Bulk Lease and the Guarantee Agreement, or both and that the Housing Project is now in a state of good and substantial repair and condition within the meaning of paragraph 2(b) of the Bulk Lease.

2. Investors shall at all times pay or cause to be paid to Evergreen or its successors or assigns all moneys made payable to Evergreen or its successors or assigns by or by virtue of the Bulk Lease or the Guarantee Agreement or both at the time or

times appointed therefore.

3. Investors shall observe and perform or cause to be observed and performed all of the promises, covenants, terms, provisos, stipulations and conditions contained in or arising by virtue of the Bulk Lease or the Guarantee Agreement or both and to be performed by Her Majesty or by Her successors or assigns.

4. Investors shall at all times indemnify, protect and save harmless Her Majesty and Her Successors and assigns from all loss, costs and damage in respect of the Bulk Lease or the Guarantee Agreement or both and every matter or thing contained in or arising by virtue of the Bulk Lease or the Guarantee Agreement or both, regardless of whether such loss, costs, damage or expense is occasioned by a breach of the provisions of the Bulk Lease which occurred before or after the date hereof.

5. No release or indulgence now or hereafter shown by Evergreen to Her Majesty or Her Successors or assigns in respect of any default and no extension now or hereafter granted by Evergreen to Her Majesty or Her Successors or assigns for the payment of moneys or for the doing, observing or performing of any promise, covenant, agreement matter or thing contained in or arising by virtue of the Bulk Lease or the Guarantee Agreement or both nor any other dealings between Her Majesty

and Evergreen shall in anywise affect the liability of Investors arising by or by virtue of this agreement which shall continue and be binding upon Investors as well after as before default until all of the promises, covenants, terms, provisos, stipulations and conditions contained in or arising by virtue of the Bulk Lease or the Guarantee Agreement or both have been fully performed by Investors and all moneys made payable thereby have been fully paid by Investors.

6. Investors shall not contest, nor cause or permit to be contested, the liability of Her Majesty or Her Successors or assigns to pay the moneys made payable by, or perform the promises covenants, terms, provisos, stipulations and conditions contained in or arising by virtue of the Bulk Lease or the Guarantee Agreement or both, and Investors shall make such payments and perform such promises, covenants, terms, provisos, stipulations and conditions as provided for in this agreement whether or not Her Majesty is legally liable to make such payments or to perform such promises, covenants, terms, provisos, stipulations and conditions.

7. Investors hereby remises, releases and forever discharges Her Majesty and Her Successors and assigns of and from any and all liability and from all obligations, actions, causes of action, claims and demands, suits, debts, duties,

8. No member of the House of Commons shall be admitted to any share or part of this Agreement or to any benefit to arise therefrom.

SIGNED, SEALED AND DELIVERED)
on behalf of Her Majesty the)
Queen in right of Canada, in)
the presence of:)
)
)
)
)
)

THE CORPORATE SEAL of)
INVESTORS SYNDICATE LIMITED)
was hereunto affixed in the)
presence of:)
)
)

)
)
)
)



P.C. 1974-6/333

26 February, 1974

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 724921)

(Rec. du C.T.)

His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare and the Treasury Board, is pleased hereby, pursuant to Section 4 of the Fitness and Amateur Sport Act, to approve a grant not to exceed \$11,000 to the Northern Games Association, Inuvik, Northwest Territories, for the purpose of encouraging, promoting and developing fitness and physical recreation in Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-7/333

26 February, 1974

CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 724653)

(Rec. du C.T.)

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and the Treasury Board, is pleased hereby to authorize the payment, on an ex gratia basis, of the sum of \$840.00 to Mr. H.E. Palmer of R.R. 1, Hemmingford, Quebec, representing a settlement in respect of compensation for a partial permanent disability sustained at the time when he was an employee in the Federal Public Service.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-8/333
26 February, 1974

(T.B. REC. 724701)

His Excellency the Governor General in Council,
on the recommendation of the Minister of Regional Economic
Expansion and the Treasury Board, is pleased hereby,
pursuant to Section 9 of the Prairie Farm Rehabilitation
Act, to authorize the Minister of Regional Economic Expansion
to enter into an agreement with the Government of Manitoba,
substantially in the form annexed hereto, for the construction
of the Vermilion Dam and Reservoir in the Province of Manitoba,
at an estimated cost of \$1,150,000, which will be shared equally
by the Province and Canada, chargeable to Vote 5.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA
PRIVY COUNCIL

P.C. 1974-9/333
26 February, 1974
(T.B. REC. 724868)

His Excellency the Governor General in Council,
on the recommendation of the Minister of Regional Economic
Expansion and the Treasury Board, pursuant to section 5
of the Department of Regional Economic Expansion Act, is
pleased hereby to authorize the Minister of Regional
Economic Expansion to enter into an agreement, substantially
in the form annexed hereto, with the Government of New
Brunswick whereby the Government of Canada will contribute
an amount not exceeding \$38,000.00 towards the financing
of a program of export trade promotion projects to be
carried out by the Province; the federal contribution to be
chargeable to Vote 10, Grants and Contributions.

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CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-10/333

26 February, 1974

(T.B. Rec. 724943)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Supply and Services and the Treasury Board, pursuant to section 52 of the Financial Administration Act, is pleased hereby to direct that the lease with the De Havilland Aircraft of Canada Limited, be extended for the space within Buildings 2, 34, 35 and 36, and such other areas as may be agreed to, located at Downview, Ontario, for the period commencing January 1, 1974 and ending December 31, 1974, at annual rates of \$2.20 per square foot for Building No. 2; \$2.05 per square foot for Buildings 34, 35 and 36; \$2.20 per square foot for such other areas as may from time to time be agreed; plus that portion of the Crown grant made in lieu of Municipal property taxes covering areas under lease in which commercial work is performed. De Havilland shall be solely responsible for any claims, demands, loss, costs, damages, actions, suits or other proceedings whatsoever made, brought or prosecuted and in any manner based upon or arising out of or connected with the lease.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

26 February, 1974



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

(T.B. Rec. 724755)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of State for Urban Affairs and the Treasury Board, is pleased hereby to approve, pursuant to section 14 of the National Capital Act, the acquisition by the National Capital Commission of approximately 4,000 acres of land located in Concessions 6, 7, 8, 9 and 10, Ottawa Front, Township of Gloucester, to provide open space for the proposed South-East City at an estimated cost of \$10,000,000. The said land to be acquired by purchase or expropriation pursuant to the provisions of the Expropriation Act R.S.C. c.16 (1st Supp.)

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is further pleased to approve, pursuant to section 16 of the National Capital Act, as a Capital Project of the National Capital Commission, the undertaking of works of engineering, mapping, surveying, soil testing and other necessary studies in participation with other authorities for the development of the new South-East City as a part of the general plan for the development of the National Capital Region.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉ

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-334

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Agriculture,
pursuant to section 9 of the Prairie Farm Assistance
Act, is pleased hereby to appoint the person whose
name is listed in the schedule hereto, to the position
and at the rate indicated therein, for the period
April 1st, 1973 to July 31st, 1974, as and when
required, in accordance with the terms contained in
Order in Council P.C. 1972-2/1430 of 27th June, 1972.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

P.F.A.A. Temporary Clerical Assistant
\$22.00 per day for period
February 15, 1974 to July 31, 1974.

NAME

ADDRESS

ROBINSON, Harvie Eugene

#6 2915-14th Ave.,
Regina, Sask.



P.C. 1974-340

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Vote L45 of Appropriation Act No. 4, 1973 of the Department of Energy, Mines and Resources provides for loans of \$34.5 million, in the current and subsequent fiscal years, to Atomic Energy of Canada Limited, on terms and conditions approved by the Governor in Council to, inter alia, share in the construction of the CANDU PHW600 generating station at Gentilly under agreement with the Province of Quebec and Hydro-Quebec;

WHEREAS such an agreement was concluded between Atomic Energy of Canada Limited, the Province of Quebec and Hydro-Quebec as of January 1, 1973 and approved by Order in Council P.C. 1973-3144 of 16th October, 1973;

AND WHEREAS Atomic Energy of Canada Limited has applied for a loan of \$25,000,000 from the aforementioned appropriation to meet commitments under its agreement with the Province of Quebec and Hydro-Quebec.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Energy, Mines and Resources with the concurrence of the Minister of Finance, pursuant to Vote L45 of Appropriation Act No. 4, 1973, is pleased hereby to approve the terms and conditions, as detailed in the appendix hereto, of loans not exceeding in the aggregate the sum of \$25,000,000 to Atomic Energy of Canada Limited.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-341

26 February, 1974

WHEREAS the Minister of Energy, Mines and Resources reports as follows:

That pursuant to section 10 of the Atomic Energy Control Act, Order in Council P.C. 1966-2279 of 6th December, 1966 approved the execution and performance of the draft agreement attached thereto (hereinafter referred to as the "Original Agreement") between Atomic Energy of Canada Limited (AECL), the Government of the Province of Ontario (Ontario) and the Hydro-Electric Power Commission of Ontario (Ontario Hydro);

That the Original Agreement was executed on 7 December, 1966 to take effect as of 1 August, 1963;

That the Original Agreement provided, inter alia, that the federal government, through AECL, would participate in the construction, in Ontario, of a nuclear power station comprising two 500 MWe units whereby Ontario Hydro would supply capital funds to the extent of the cost of its 2x500 MWe coal-fired plants at Lambton, and funds to defray the cost of the balance would be contributed by AECL and Ontario in a ratio of approximately 54.5:45.5 and the net revenue derived from the operation of the station would be distributed among the three parties in proportion to the capital input;

- 2 -

That subsequent to the execution of the Original Agreement, Ontario Hydro proceeded with the construction of two additional 500 MWe units at Pickering and Lambton, the four units in each case comprising Pickering GS and Lambton GS respectively;

That it was a term of the Original Agreement that capital modifications as defined therein to the two units ordered and made after the in-service date would be included in the capital amount, and it is desirable that there be explicit inclusion of capital modification costs for Lambton units 1 and 2 in the calculation of revenue for Pickering units 1 and 2;

That it was further a term of the Original Agreement that AECL approve capital modifications but experience has shown that such requirement is unnecessary and that reliance on the application of Ontario Hydro's "normal practices and procedures" to capital modifications required "for reasons of safety, reliability or economy" is sufficient to safeguard the interest of AECL and Ontario having regard to such application to capital modifications affecting Pickering units 3 and 4 as well as units 1 and 2;

That AECL has agreed, subject to the approval of the Governor in Council, to enter into an agreement with Ontario and Ontario Hydro to amend the Original Agreement in the terms of the draft attached as Schedule "A" hereto; and

...3

- 3 -

That the arrangements set forth in the said draft agreement are considered desirable in the public interest.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Energy, Mines and Resources, pursuant to section 10 of the Atomic Energy Control Act, is pleased hereby to approve the execution and performance of an agreement between Atomic Energy of Canada Limited, the Government of the Province of Ontario and the Hydro-Electric Power Commission of Ontario in the terms of the draft agreement attached as Schedule "A" hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-346

26 February, 1974

WHEREAS the Secretary of State for External Affairs reports as follows:

That the Asian Institute of Technology (AIT) is an independent institution for postgraduate education in the engineering and technological fields established in 1959 to serve South and South East Asia;

That AIT offers postgraduate courses at the masters level as well as short up-grading courses, seminars and conferences on problems of technology and development of particular significance to the area;

That the provision of assistance through AIT fulfils the Canadian objectives of working through viable regional institutions; the assistance will consist of third-country training awards, provision of faculty, and support for a small number of international conferences;

That it is considered desirable and expedient for Canada to assist AIT financially by providing up to \$2,830,000 over five years for the above mentioned assistance; and

- 2 -

That the Special Account authorized by External Affairs Vote 33(d) of Appropriation Act No. 2, 1965, as amended, provides authority to make payments, subject to terms and conditions approved by the Governor in Council, to developing countries and their agencies, to educational and technical institutions in such countries, and to recognized international development institutions.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Secretary of State for External Affairs, pursuant to External Affairs Vote 33(d) of Appropriation Act No. 2, 1965, as amended, is pleased hereby to authorize payments not exceeding \$2.83 million as economic assistance to the Asian Institute of Technology on the following conditions:

- (a) that AIT agrees that the said payments shall be applied to the costs of administering the third country training awards, the appointment of faculty, and the organizing of conferences; and
- (b) that AIT agrees, also, to enter into an agreement or arrangements with the Government of Canada covering the aims and purposes of said payments, and to make such appropriate reports on the progress and costs of the project as may be required by the Government of Canada;

and, also, the conclusion by Canada of the agreement or arrangements referred to in condition (b) above.

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PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-347

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Secretary of State for
External Affairs, pursuant to Vote No. 1 of Appropriation
Act No. 4, 1973, is pleased hereby to appoint Mr. James
George, Canadian Ambassador to Iran to be concurrently
Canadian Ambassador to Bahrain, Oman, Qatar and Union
of Arab Emirates.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. A. Robitson'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-350

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Finance, pursuant
to paragraph 35(1)(a) of the Canada Development Corporation
Act, is pleased hereby to approve of the Minister of
Finance subscribing for, purchasing and holding for the
Government of Canada \$50,000,000 of no par value common
shares in the capital of the Canada Development Corporation
during the Government's 1974-75 fiscal year, and that the
price of each share be fixed at the net asset value of
outstanding shares as determined by the Board of Directors
of the Canada Development Corporation, in accordance with
Schedule II of the Canada Development Corporation Act as
at the close of business on the last business day of the
quarter of the company's fiscal year preceding the
subscription.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-354

26 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Finances et en vertu du paragraphe (2) de l'article 8 de la Loi de 1972 sur les arrangements fiscaux entre le gouvernement fédéral et les provinces, il plaît à Son Excellence le Gouverneur général en conseil d'approuver par les présentes la conclusion, par le ministre des Finances, des accords suivants, à savoir,

- a) un accord modifiant l'accord de perception fiscale avec le gouvernement de la province d'Ontario;
- b) un accord modifiant l'accord de perception fiscale avec le gouvernement de la province de Manitoba;
- c) un accord modifiant l'accord de perception fiscale avec le gouvernement de la province d'Alberta;

et prenant essentiellement la forme exposée aux annexes A, B et C, ci-après.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-354

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Finance, pursuant to subsection 8(2) of the Federal-Provincial Fiscal Arrangements Act, 1972, is pleased hereby to approve the entry by the Minister of Finance into the undermentioned agreements, substantially in the form set out in Schedules "A", "B" and "C" hereto:

- (a) an agreement to amend the tax collection agreement with the Government of the Province of Ontario;
- (b) an agreement to amend the tax collection agreement with the Government of the Province of Manitoba; and
- (c) an agreement to amend the tax collection agreement with the Government of the Province of Alberta.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

PROTOCOLE D'ACCORD EN DATE

DU JOUR D 1974

ENTRE:

LE GOUVERNEMENT DU CANADA (ci-après
appelé le "Canada"), représenté par
l'honorable John N. Turner, ministre
des Finances du Canada,

D'UNE PART;

ET

LE GOUVERNEMENT DE LA PROVINCE D'ONTARIO
(ci-après appelé "la Province"), représenté
par l'honorable John H. White, Trésorier de
l'Ontario et ministre des Affaires écono-
miques et intergouvernementales,

D'AUTRE PART.

ATTENDU QUE, en vertu du paragraphe (1) de l'article 6 de la
Loi de 1960-61 sur les arrangements fiscaux entre le gouvernement
fédéral et les provinces, chapitre 58 des Statuts du Canada 1960-61,
modifié, et en vertu du paragraphe (1) de l'article 46 de The Income
Tax Act, 1961-62, chapitre 60 des Statutes of Ontario, 1961-62, modifié,
les deux parties aux présentes ont, le 24^e jour d'avril 1962, conclu un
accord modifié par cinq nouveaux accords conclus entre lesdites parties
le 22^e jour d'octobre 1964, le 9^e jour de janvier 1967, le 19^e jour de
décembre 1968, le 8^e jour de décembre 1970, et le 21^e jour de mars 1973,
respectivement (lequel accord ainsi modifié est appelé ci-après
"l'accord initial"); et

ATTENDU QU'on désire modifier l'accord initial par les présentes,
selon les dispositions énoncées ci-après; et

ATTENDU QUE le paragraphe (2) de l'article 8 de la Loi de 1972
sur les arrangements fiscaux entre le gouvernement fédéral et les provinces
stipule que, avec l'approbation du Gouverneur en conseil, le Ministre peut
conclure, pour le compte du gouvernement du Canada, un accord modifiant
les modalités de l'accord initial; et

ATTENDU QUE le paragraphe (2) de l'article 48 de The Income
Tax Act, R.S.O. 1970, chapitre 217, stipule que le Trésorier, avec l'appro-
bation du Lieutenant-gouverneur en conseil, peut, au nom de la Province,
conclure un accord modifiant les modalités de l'accord de perception conclu
sous le régime du paragraphe (1) de l'article 47 de The Income Tax Act,
1961-62.

A CES CAUSES LE PRESENT ACCORD FAIT FOI que les parties aux présentes, en considération des conventions énoncées ci-après, conviennent de ce qui suit:

1. (1) La clause 6A de l'accord initial est abrogée et remplacée par la suivante:

"Régime de dégrèvements de l'Ontario

6A.(1) Le Canada, à titre de mandataire de la Province, gèrera au nom et pour le compte de la Province, conformément aux dispositions du présent article et du présent accord, le régime de dégrèvements de l'Ontario établi par la loi provinciale pour chaque année pendant la durée du présent accord à l'égard duquel le régime s'applique en vertu de la loi provinciale.

(2) L'expression "régime de dégrèvements de l'Ontario" désigne le régime de dégrèvements établi aux termes de l'article 6b de la loi provinciale autorisant entre autres une déduction sur l'impôt que doit par ailleurs payer en vertu de cette loi pour une année d'imposition tout particulier résidant en Ontario le dernier jour de l'année d'imposition, égale au montant décrit au paragraphe (2) de ladite loi, aux fins du dégrèvement pour impôt foncier, du dégrèvement pour taxe de vente et du dégrèvement pour pensionnés.

(3) Le régime de dégrèvements de l'Ontario, à l'égard de toute année d'imposition, sera géré par le Canada de la manière suivante:

- (a) le régime de dégrèvements de l'Ontario ne s'appliquera pas dans le cas d'un particulier dans l'année, à moins qu'il n'ait produit une déclaration d'impôt pour l'année d'imposition conformément aux dispositions de la loi provinciale, qu'il ait ou non à payer l'impôt en vertu de celle-ci pour ladite année d'imposition; et
- (b) le montant déterminé aux termes de l'article 6b de la loi provinciale des dégrèvements de l'Ontario auxquels un particulier a droit pour l'année (ci-après appelé les "dégrèvements de l'Ontario") sera appliqué par le Canada de la façon suivante:
 - (i) à titre de déduction sur l'impôt, y compris l'intérêt et les amendes, qu'il devrait payer par ailleurs en vertu de la loi provinciale pour ladite année et toute année antérieure,

- (ii) à titre de déduction sur toute dette due à Sa Majesté du chef de toute autre province à l'égard d'impôts sur le revenu des particuliers, y compris l'intérêt et les amendes, qu'il doit payer pour ladite année et toute année antérieure,
- (iii) à titre de déduction sur toute dette due à Sa Majesté du chef du Canada à l'égard d'impôt fédéral, de cotisations aux termes du Régime de pensions du Canada ou de primes en vertu de la Loi de 1971 sur l'assurance-chômage, y compris l'intérêt et les amendes, payables à l'égard de ladite année et de toute année antérieure, et
- (iv) l'excédent de ses dégrèvements de l'Ontario, le cas échéant, une fois effectuées les déductions mentionnées aux sous-alinéas (i), (ii), et (iii) sera payé par le Canada au particulier.

(4) La gestion et l'exécution du régime de dégrèvements de l'Ontario et la perception des montants y afférents dans le cas d'un particulier pour une année d'imposition seront effectuées et réalisées par le Canada de la même manière que si ledit régime était un élément du calcul de l'impôt sur le revenu prélevé en vertu de la loi provinciale et était compris dans ledit calcul.

(5) Pour chaque année financière pendant la durée de cet accord à compter de celle qui débute le 1^{er} avril 1974, le Ministre doit

- (a) estimer, en tenant compte des renseignements que lui présente la Province, le cas échéant, le total des dégrèvements de l'Ontario s'appliquant dans le cas de chaque particulier dans la province à l'égard de l'année d'imposition se terminant au cours de la précédente année financière;
- (b) jusqu'à ce qu'il soit modifié en vertu d'un accord subséquent conclu entre les parties aux présentes, déduire du montant payable par ailleurs à la Province en vertu du présent accord, en se fondant sur l'estimation mentionnée à l'alinéa (a), en 16 versements égaux commençant au mois d'avril de l'année financière et finissant au mois de juillet de celle-ci; et

- (c) fournir à la province un état indiquant le mode de calcul de l'estimation mentionnée à l'alinéa (a), au moment où la première déduction sur un paiement est effectuée à l'égard de cette année financière conformément au présent paragraphe.

(6) Pendant le dernier mois de chaque année financière au cours de laquelle, conformément à la présente clause, des déductions sur les sommes payables par le Canada à la Province en vertu du présent accord ont été effectuées par le Canada, mais dans aucun cas après le 31^e jour de mars de ladite année financière, le Ministre doit, en se fondant sur les renseignements dont il dispose au 31^e jour de décembre de ladite année financière,

- (a) calculer à nouveau le total des dégrèvements de l'Ontario s'appliquant dans le cas de chaque particulier dans la Province au cours de l'année d'imposition se terminant pendant l'année financière précédente conformément à la présente clause;
- (b) calculer un montant en conformité avec le paragraphe (7) qui constituera les frais d'administration payables par la Province au Canada à l'égard de sa gestion pour le compte de la Province du régime de dégrèvements pour l'année d'imposition se terminant au cours de la précédente année financière;
- (c) fournir à la province un état indiquant le mode et les résultats du calcul fait à nouveau et du calcul mentionnés aux alinéas (a) et (b);
- (d) dans le cas où le total du montant calculé à nouveau en vertu de l'alinéa (a) et du montant calculé en vertu de l'alinéa (b) excède le total des montants qui ont été déduits par le Canada en vertu du paragraphe (5) à l'égard de l'année d'imposition, déduire un montant égal à cet excédent de tout montant payable à la Province en vertu du présent accord à l'égard de cette année d'imposition ou de toute autre année d'imposition subséquente; et
- (e) dans le cas où le total des montants qui ont été déduits par le Canada conformément au paragraphe (5) à l'égard de l'année d'imposition excède le total du montant calculé à nouveau en vertu de l'alinéa (a) et du montant calculé en vertu de l'alinéa (b), verser à la Province le montant de cet excédent.

(7) Les frais d'administration mentionnés à l'alinéa (b) du paragraphe (6) pour une année d'imposition se terminant au cours d'une année financière doivent être, jusqu'à ce qu'ils soient modifiés par un accord subséquent conclu par les parties aux présentes, un montant égal à un pour cent du montant déterminé en vertu de l'alinéa (a) du paragraphe (6) pour ladite année d'imposition."

2. Le présent accord entre en vigueur entre les parties à compter du premier jour de janvier 1973, et l'accord initial doit être interprété en conséquence.

EN FOI DE QUOI, l'honorable John N. Turner, ministre des Finances du Canada, a apposé sa signature au présent protocole au nom du Canada, et l'honorable John H. White, Trésorier de l'Ontario et ministre des Affaires économiques et intergouvernementales, a apposé sa signature au présent protocole au nom de la Province.

Signé au nom du Canada par)
l'honorable John N. Turner,)
ministre des Finances, en)
présence de)

_____) _____

Signé au nom de l'Ontario par)
l'honorable John H. White,)
Trésorier de l'Ontario et)
ministre des Affaires écono-)
miques et intergouvernementales,)
en présence de)

_____) _____

PROTOCOLE D'ACCORD EN DATE
DU JOUR D 1974

ENTRE:

LE GOUVERNEMENT DU CANADA (ci-après appelé
le "Canada"), représenté par l'honorable
John N. Turner, ministre des Finances,

D'UNE PART;

et

LE GOUVERNEMENT DE LA PROVINCE DU MANITOBA
(ci-après appelé "la Province"), représenté
par l'honorable Saul Cherniack, ministre des
Finances de la Province,

D'AUTRE PART.

ATTENDU QUE, en vertu du paragraphe (1) de l'article 6 de la Loi de 1960-61 sur les arrangements fiscaux entre le gouvernement fédéral et les provinces, chapitre 58 des Statuts du Canada 1960-61, modifié, et en vertu du paragraphe (1) de l'article 51 de The Income Tax Act (Manitoba), 1962, chapitre 1 des Statutes of Manitoba, 1961, Second Session, modifié, les deux parties aux présentes ont, le 14^e jour de mars 1962, conclu un accord modifié par cinq nouveaux accords conclus entre lesdites parties le 7^e jour d'octobre 1964, le 9^e jour de janvier 1967, le 3^e jour de janvier 1969, le 29^e jour de décembre 1970, et le 12^e jour de février 1973, respectivement (lequel accord ainsi modifié est appelé ci-après "l'accord initial"); et

ATTENDU QU'on désire modifier l'accord initial par les présentes, selon les dispositions énoncées ci-après; et

ATTENDU QUE le paragraphe (2) de l'article 8 de la Loi de 1972 sur les arrangements fiscaux entre le gouvernement fédéral et les provinces stipule que, avec l'approbation du Gouverneur en conseil, le Ministre peut conclure, pour le compte du gouvernement du Canada, un accord modifiant les modalités de l'accord initial; et

ATTENDU QUE le paragraphe (2) de l'article 54 de The Income Tax Act (Manitoba) stipule que le ministre des Finances du Manitoba, avec l'approbation du Lieutenant-gouverneur en conseil, peut, au nom de la Province, conclure un accord modifiant les modalités de l'accord de perception conclu sous le régime de ladite Loi.

A CES CAUSES LE PRESENT ACCORD FAIT FOI que les parties aux présentes, en considération des conventions énoncées ci-après, conviennent de ce qui suit:

1. La clause 6A de l'accord initial, ainsi que son titre, est abrogée et remplacée par les clauses et titre suivants:

"Régime de dégrèvement pour impôt foncier du Manitoba

6A. (1) Le Canada, à titre de mandataire de la Province, gèrera au nom et pour le compte de la Province, conformément aux dispositions du présent article et du présent accord, le régime de dégrèvement pour impôt foncier établi par la loi provinciale pour chaque année pendant la durée du présent accord à l'égard duquel le régime s'applique en vertu de la loi provinciale.

(2) L'expression "régime de dégrèvement pour impôt foncier" désigne le régime établi aux termes de l'article 4.1 de la loi provinciale autorisant entre autres une déduction, à l'égard de l'impôt municipal, d'un montant y fixé sur l'impôt que doit par ailleurs payer en vertu de cette loi pour une année d'imposition tout particulier résidant au Manitoba le dernier jour de l'année d'imposition.

(3) Le régime de dégrèvement pour impôt foncier, à l'égard de toute année d'imposition, sera géré par le Canada de la manière suivante:

- (a) Le régime de dégrèvement pour impôt foncier ne s'appliquera pas dans le cas d'un particulier dans l'année, à moins qu'il n'ait produit une déclaration d'impôt pour l'année d'imposition conformément aux dispositions de la loi provinciale, qu'il ait ou non à payer l'impôt en vertu de celle-ci pour ladite année d'imposition; et
- (b) le montant déterminé aux termes de l'article 4.1 de la loi provinciale de la déduction pour impôt municipal à laquelle un particulier a droit pour l'année (ci-après appelé la "déduction pour impôt municipal") sera appliqué par le Canada de la façon suivante:
 - (i) à titre de déduction sur l'impôt, y compris l'intérêt et les amendes, qu'il devrait payer par ailleurs en vertu de la loi provinciale pour ladite année et toute année antérieure,
 - (ii) à titre de déduction sur toute dette due à Sa Majesté du chef de toute autre province à l'égard d'impôts sur le revenu des particuliers, y compris l'intérêt et les amendes, qu'il doit payer pour ladite année et toute année antérieure,

(iii) à titre de déduction sur toute dette due à Sa Majesté du chef du Canada à l'égard d'impôt fédéral, de cotisations aux termes du Régime de pensions du Canada ou de primes en vertu de la Loi de 1971 sur l'assurance-chômage, y compris l'intérêt et les amendes, payables à l'égard de ladite année et de toute année antérieure, et

(iv) l'excédent de sa déduction pour impôt municipal, le cas échéant, une fois effectuées les déductions mentionnées aux sous-alinéas (i), (ii), et (iii) sera payé par le Canada au particulier.

(4) La gestion et l'exécution du régime de dégrèvement pour impôt foncier et la perception des montants y afférents dans le cas d'un particulier pour une année d'imposition seront effectuées et réalisées par le Canada de la même manière que si ledit régime était un élément du calcul de l'impôt sur le revenu prélevé en vertu de la loi provinciale et était compris dans ledit calcul.

(5) Pour chaque année financière pendant la durée de cet accord à compter de celle qui débute le 1^{er} avril 1974, le Ministre doit

- (a) estimer, en tenant compte des renseignements que lui présente la Province, le cas échéant, le total de la déduction pour impôt municipal moins la déduction sur les impôts municipaux autorisée en vertu du paragraphe 4.1(10) de la loi provinciale s'appliquant dans le cas de chaque particulier dans la Province à l'égard de l'année d'imposition se terminant au cours de la précédente année financière;
- (b) jusqu'à ce qu'il soit modifié en vertu d'un accord subséquent conclu entre les parties aux présentes, déduire du montant payable par ailleurs à la Province en vertu du présent accord, en se fondant sur l'estimation mentionnée à l'alinéa a), en 16 versements égaux commençant au mois d'avril de l'année financière et finissant au mois de juillet de celle-ci; et
- (c) fournir à la province un état indiquant le mode de calcul de l'estimation mentionnée à l'alinéa (a), au moment où la première déduction sur un paiement est effectuée à l'égard de cette année financière conformément au présent paragraphe.

(6) Pendant le dernier mois de chaque année financière au cours de laquelle, conformément à la présente clause, des déductions sur les sommes payables par le Canada à la Province en vertu du présent accord ont été effectuées par le Canada, mais dans aucun cas après le 31^e jour de décembre de ladite année financière,

- (a) calculer à nouveau le total de la déduction pour impôt municipal moins la déduction sur les impôts municipaux autorisée en vertu du paragraphe 4.1(10) de la loi provinciale s'appliquant dans le cas de chaque particulier dans la Province à l'égard de l'année d'imposition se terminant au cours de la précédente année financière, conformément à la présente clause;
- (b) calculer un montant en conformité avec le paragraphe (7) qui constituera les frais d'administration payables par la Province au Canada à l'égard de sa gestion pour le compte de la Province du régime de dégrèvement pour impôt foncier pour l'année d'imposition se terminant au cours de la précédente année financière;
- (c) fournir à la province un état indiquant le mode et les résultats du calcul fait à nouveau et du calcul mentionnés aux alinéas (a) et (b);
- (d) dans le cas où le total du montant calculé à nouveau en vertu de l'alinéa (a) et du montant calculé en vertu de l'alinéa (b) excède le total des montants qui ont été déduits par le Canada en vertu du paragraphe (5) à l'égard de l'année d'imposition, déduire un montant égal à cet excédent de tout montant payable à la Province en vertu du présent accord à l'égard de cette année d'imposition ou de toute autre année d'imposition subséquente; et
- (e) dans le cas où le total des montants qui ont été déduits par le Canada conformément au paragraphe (5) à l'égard de l'année d'imposition excède le total du montant calculé à nouveau en vertu de l'alinéa (a) et du montant calculé en vertu de l'alinéa (b), verser à la Province le montant de cet excédent.

(7) Les frais d'administration mentionnés à l'alinéa (b) du paragraphe (6) pour une année d'imposition se terminant au cours d'une année financière doivent être, jusqu'à ce qu'ils soient modifiés par un accord subséquent conclu par les parties aux présentes, un montant égal à un pour cent du montant déterminé en vertu de l'alinéa (a) du paragraphe (6) pour ladite année d'imposition".

2. Le présent accord entre en vigueur entre les parties à compter du premier jour de janvier 1973, et l'accord initial doit être interprété en conséquence.

EN FOI DE QUOI, l'honorable John N. Turner, ministre des Finances du Canada, a apposé sa signature au présent protocole au nom du Canada, et l'honorable Saul Cherniack, ministre des Finances du Manitoba, a apposé sa signature au présent protocole au nom de la Province.

Signé au nom du Canada par)
l'honorable John N. Turner,)
ministre des Finances, en)
présence de)

Signé au nom du Manitoba par)
l'honorable Saul Cherniack,)
ministre des Finances du)
Manitoba, en présence de)

PROTOCOLE D'ACCORD EN DATE

DU JOUR D 1974

ENTRE:

LE GOUVERNEMENT DU CANADA (ci-après
appelé le "Canada"), représenté par
l'honorable John N. Turner, ministre
des Finances du Canada,

D'UNE PART;

ET

LE GOUVERNEMENT DE LA PROVINCE D'ALBERTA
(ci-après appelé la "Province"), représenté
par l'honorable Gordon Miniely, Trésorier
de la province,

D'AUTRE PART.

ATTENDU QUE, en vertu du paragraphe (1) de l'article 6 de la Loi sur les arrangements fiscaux entre le gouvernement fédéral et les provinces, chapitre 58 des Statuts du Canada, 1960-61, modifié, et du paragraphe (1) de l'article 49 de The Alberta Income Tax Act, chapitre 1 des Statutes of Alberta, 1961, seconde session, modifié, un accord a été conclu entre les parties aux présentes le 10^e jour de janvier 1962 et a été modifié par cinq autres accords conclus entre lesdites parties le 28^e jour de septembre 1964, le 19^e jour de janvier 1967, le 19^e jour de décembre 1968, le 23^e jour de novembre 1970 et le 12^e jour de février 1973, respectivement (lequel accord ainsi modifié est appelé ci-après "l'accord initial"); et

ATTENDU QU'on désire modifier l'accord initial par les présentes selon les dispositions énoncées ci-après; et

ATTENDU QUE le paragraphe (2) de l'article 8 de la Loi de 1972 sur les arrangements fiscaux entre le gouvernement fédéral et les provinces stipule que, avec l'approbation du Gouverneur en conseil, le Ministre peut conclure, pour le compte du gouvernement du Canada, un accord modifiant les modalités de l'accord initial; et

ATTENDU QUE le paragraphe (2) de l'article 52 de The Alberta Income Tax Act, chapitre 182, R.S.A. 1970, stipule que, avec l'approbation du Lieutenant-gouverneur en conseil, le Trésorier de la province peut, au nom de la Province, conclure un accord modifiant les modalités de l'accord de perception conclu sous le régime du paragraphe (1) de l'article 51 de ladite Loi.

A CES CAUSES, vu les conventions ici renfermées, les parties aux présentes conviennent entre elles de ce qui suit:

1. L'accord initial est modifié par l'insertion, immédiatement après la clause 6, du titre de la clause suivante:

"Régime de dégrèvement des locataires

6A. (1) Le Canada, à titre de mandataire de la province, gèrera au nom et pour le compte de la province, conformément aux dispositions du présent article et du présent accord, le régime de dégrèvement des locataires établi par la loi provinciale pour chacune des années pendant la durée du présent accord à l'égard duquel le régime s'applique en vertu de la loi provinciale.

(2) L'expression "régime de dégrèvement des locataires" désigne le régime établi aux termes de l'article 8.3 de la loi provinciale autorisant entre autres une déduction sur l'impôt que doit par ailleurs payer en vertu de cette loi pour une année d'imposition tout particulier résidant en Alberta le dernier jour de l'année d'imposition, à titre de dégrèvement des locataires, d'un montant y fixé.

(3) Le régime de dégrèvement des locataires, à l'égard de toute année d'imposition, sera géré par le Canada de la manière suivante:

- (a) le régime de dégrèvement des locataires ne s'appliquera pas dans le cas d'un particulier dans l'année à moins qu'il n'ait produit une déclaration d'impôt pour l'année d'imposition conformément aux dispositions de la loi provinciale, qu'il ait ou non à payer l'impôt en vertu de celle-ci pour ladite année d'imposition; et
- (b) le montant déterminé aux termes de l'article 8.3 de la loi provinciale du dégrèvement de locataire auquel a droit un particulier pour l'année (appelé ci-après le "dégrèvement de locataire") sera appliqué par le Canada de la façon suivante:
 - (i) à titre de déduction de l'impôt, y compris l'intérêt et les amendes, qu'il devrait payer par ailleurs en vertu de la loi provinciale pour ladite année et toute année antérieure,
 - (ii) à titre de déduction sur toute dette due à Sa Majesté, du chef de toute autre province ayant conclu un accord à l'égard d'impôts sur le revenu des particuliers, y compris l'intérêt et les amendes, qu'il doit payer pour ladite année et toute année antérieure,
 - (iii) à titre de déduction sur toute dette due à Sa Majesté, du chef du Canada à l'égard d'impôt fédéral, de cotisations aux termes du Régime de pensions du Canada ou de primes versées en vertu de la Loi de 1971 sur l'assurance-chômage, y compris l'intérêt et les amendes, payables à l'égard de ladite année et de toute année antérieure, et
 - (iv) l'excédent de son dégrèvement de locataire, le cas échéant, une fois effectuées les déductions précitées aux sous-alinéas (i), (ii) et (iii) sera payé par le Canada au particulier.

(4) La gestion et l'exécution du régime et la perception des montants y afférents dans le cas d'un particulier pour une année d'imposition seront effectuées et réalisées par le Canada de la même manière que si ledit régime de dégrèvement des locataires était un élément du calcul de l'impôt sur le revenu prélevé en vertu de la loi provinciale et étati compris dans ledit calcul.

(5) Pour chaque exercice financier pendant la durée de cet accord à compter de celui débutant le 1^{er} avril 1974, le Ministre doit

- (a) estimer, en tenant compte des renseignements que lui présente la province, le cas échéant, le total du dégrèvement de locataire s'appliquant dans le cas de chaque particulier dans la province à l'égard de l'année d'imposition se terminant au cours du précédent exercice financier;
- (b) jusqu'à ce qu'il soit modifié en vertu d'un accord subséquent conclu par les parties aux présentes, déduire du montant payable par ailleurs à la province en vertu du présent accord, en se fondant sur l'estimation précitée à l'alinéa (a), en 16 versements égaux commençant au mois d'avril et finissant au mois de juillet de l'exercice financier; et
- (c) fournir à la province un état indiquant le mode de calcul de l'estimation précitée à l'alinéa (a) au moment où la première déduction sur un paiement est effectuée à l'égard de cet exercice financier conformément au présent paragraphe.

(6) Le Ministre doit, au plus tard le 31^e jour de mars de chaque exercice financier au cours duquel, conformément à la présente clause, des déductions sur les sommes payables par le Canada à la province en vertu du présent accord ont été effectuées par le Canada, en se fondant sur les renseignements dont il dispose au 31^e jour de décembre dudit exercice financier,

- (a) calculer à nouveau le total du dégrèvement de locataire s'appliquant dans le cas de chaque particulier de la province au cours de l'année d'imposition se terminant pendant l'exercice financier précédent conformément à la présente clause;
- (b) calculer un montant en conformité avec le paragraphe (7) qui constituera les honoraires d'administration payables par la province au Canada à l'égard de sa gestion pour le compte de la province du régime de dégrèvement des locataires pour l'année d'imposition se terminant au cours du précédent exercice financier;
- (c) fournir à la province un état indiquant le mode et les résultats du calcul fait à nouveau et du calcul précité aux alinéas (a) et (b);

- (d) dans le cas où le total du montant calculé à nouveau en vertu de l'alinéa (a) et du montant calculé en vertu de l'alinéa (b) excède le total des montants déduits par le Canada en vertu du paragraphe (5) à l'égard de l'année d'imposition, déduire un montant égal à cet excédent de tout montant payable à la province en vertu du présent accord à l'égard de cette année d'imposition ou de toute autre année d'imposition subséquente; et
- (e) dans le cas où le total des montants qui ont été déduits par le Canada conformément au paragraphe (5) à l'égard de l'année d'imposition excède le total du montant calculé de nouveau conformément à l'alinéa (b), verser à la province le montant d'un tel excédent.

(7) Les honoraires d'administration précités à l'alinéa (b) du paragraphe (6) pour une année d'imposition se terminant au cours d'un exercice financier doivent être, jusqu'à ce qu'ils soient modifiés par un accord subséquent conclu par les parties aux présentes, un montant égal à un pour cent du montant déterminé en vertu de l'alinéa (a) du paragraphe (6) pour ladite année d'imposition.

L'accord entre en vigueur entre les parties à compter du 1^{er} jour de janvier 1973, et l'accord initial doit être interprété en conséquence.

EN FOI DE QUOI, l'honorable John N. Turner, ministre des Finances du Canada, a apposé sa signature au présent protocole au nom du Canada et l'honorable Gordon Miniely, Trésorier de la province d'Alberta, a apposé sa signature au nom de la Province.

CET ACCORD EST PAR LES PRESENTES APPROUVE ET RATIFIE à titre d'accord intergouvernemental qui lie le gouvernement de l'Alberta comme en fait foi la signature de l'honorable Donald R. Getty, ministre des Affaires fédérales et intergouvernementales de l'Alberta.

Signé au nom du Canada par l'honorable)
John N. Turner, ministre des Finances,)
en présence de)

Signé au nom de l'Alberta par l'honorable)
Gordon Miniely, Trésorier de la province)
d'Alberta, en présence de)

Approuvé et ratifié par l'honorable)
Donald R. Getty, ministre des Affaires)
fédérales et intergouvernementales de)
l'Alberta, en présence de)



P.C. 1974-355

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Finance,
pursuant to paragraph 5(a) of the Pension Benefits
Standards Act, is pleased hereby to approve the entry
by the Minister of Finance into an agreement substantially
in the form annexed hereto respecting the establishment
in Canada of an association of pension commissions.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-359

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Deep Creek Indian Reserve Number 2 in the Province of British Columbia, is a Reserve within the meaning of the Indian Act and was set apart as an Indian Reserve by Minute of the Executive Council of the Province of British Columbia Number 1036 dated July 29, 1938, for the use and benefit of the Soda Creek Band;

WHEREAS the Minister of Highways, Province of British Columbia, has applied for the lands described in the Schedule hereto, being a portion of the Deep Creek Indian Reserve Number 2, in the said Province, for road purposes;

AND WHEREAS the application has been approved by the Council of the Soda Creek Band by Resolutions dated September 22, 1969, and November 20, 1973, in consideration of the sum of \$6,959.50 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of British Columbia, for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of British Columbia for as long as the said lands are being used for public road purposes, and that, upon their ceasing to be so used, the administration and control thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-360

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Kitsakie Indian Reserve Number 156B in the Province of Saskatchewan, is a Reserve within the meaning of the Indian Act, and was set apart as an Indian Reserve by Order in Council P.C. 142 dated January 23, 1930 for the use and benefit of the Lac la Ronge Band;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto, being a portion of the Kitsakie Indian Reserve Number 156B, in the said Province, for road purposes;

AND WHEREAS the application has been approved by the Council of the Lac la Ronge Band by Resolutions dated September 19, 1967 and January 22, 1973, in consideration of the sum of \$1,252.20 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan, for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for as long as the said lands are used for public road purposes, and that upon the said lands ceasing to be so used, the control and administration thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. J. Robison'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-361

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Grizzly Bear's Head and Lean Man Indian Reserves Numbers 110 and 111, in the Province of Saskatchewan, are Reserves within the meaning of the Indian Act, and were set apart as such for the use and benefit of the Mosquito-Grizzly Bear's Head Band of Indians by Order in Council P.C. 1151 dated May 17, 1889;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto attached, being part of Grizzly Bear's Head and Lean Man Indian Reserves Numbers 110 and 111, in the said Province for public road purposes;

AND WHEREAS the application has been approved by the Council of the Mosquito-Grizzly Bear's Head Band of Indians by Resolutions dated September 5, 1968 and December 20, 1973 in consideration of the of \$1 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan, for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for so long as the said lands are being used for public road purposes, and that, upon their ceasing to be so used, the administration and control thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-362

26 February, 1974

WHEREAS the Lac la Ronge Indian Reserve Number 156, in the Province of Saskatchewan, is a Reserve within the meaning of the Indian Act, and was set apart as an Indian Reserve by Order in Council P.C. 217 dated January 12, 1951, for the use and benefit of Lac la Ronge Band;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto, being a portion of the Lac la Ronge Indian Reserve Number 156, in the said Province, for road purposes;

AND WHEREAS the application has been approved by the Council of the Lac la Ronge Band by Resolutions dated September 19, 1967, and January 22, 1973, in consideration of the sum of \$1,734 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan, for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for as long as the said lands are used for public road purposes, and that upon the said lands ceasing to be so used, the administration and control thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-363

26 February, 1974

WHEREAS the Okanese Indian Reserve Number 82, in the Province of Saskatchewan is a Reserve within the meaning of the Indian Act, and was set apart as such for the use and benefit of the Okanese Band by Order in Council P.C. 1151 dated May 17, 1889;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto, being a part of Okanese Indian Reserve Number 82 in the said Province, for a public road right of way;

AND WHEREAS the application has been approved by the council of the Okanese Band of Indians by Resolution dated May 12, 1970 in consideration of the sum of \$1 which has been paid by the Province of Saskatchewan.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan, for public road right-of-way purposes, the lands described in the Schedule hereto and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for so long as the said lands are being used for public road purposes, and that upon their ceasing to be so used, the control and Management thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-364

26 February, 1974

WHEREAS the New Thunderchild Indian Reserve Number 115B, in the Province of Saskatchewan, was set apart as an Indian Reserve for the use and benefit of the Thunderchild Band;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the schedule hereto, being a portion of New Thunderchild Indian Reserve Number 115B, in the said Province, for road purposes;

AND WHEREAS the application has been approved by the Council of the Thunderchild Band by Resolution dated May 18, 1973 in consideration of the sum of \$1 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan, for public road purposes, the lands described in the Schedule hereto, and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for as long as the said lands are used for public road purposes, and that upon the said lands ceasing to be so used, the control and administration thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-365

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Star Blanket Indian Reserve Number 83, in the Province of Saskatchewan is a Reserve within the meaning of the Indian Act, and was set apart as such for the use and benefit of the Star Blanket Band by Order in Council P.C. 1151 dated May 17, 1889;

WHEREAS the Minister of Highways and Transportation, Province of Saskatchewan, has applied for the lands described in the Schedule hereto, being part of Star Blanket Indian Reserve Number 83 in the said Province, for public road right of way;

AND WHEREAS the application has been approved by the Council of the Star Blanket Band of Indians by Resolution dated November 12, 1968 in consideration of the sum of \$1 which has been paid by the said Province.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, pursuant to section 35 of the Indian Act, is pleased hereby to consent to the taking by the Province of Saskatchewan for public road right of way purposes, the lands described in the Schedule hereto; and to transfer the administration and control thereof to Her Majesty in right of the Province of Saskatchewan for so long as the said lands are being used for public road purposes, and that, upon their ceasing to be so used, the administration and control thereof shall revert to Her Majesty in right of Canada.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-368

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to subsection 3(5)
of the Northern Canada Power Commission Act, is pleased
hereby to determine that the sum of \$150 per diem be
paid for the services of those members of the Northern
Canada Power Commission who are not employed in the
public service of Canada, the Yukon Territory or the
Northwest Territories.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-370

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattel described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. W. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated 12th day of August

REGISTERED: Not registered

MORTGAGOR: James Acoose, #213 Sakimay Band,
Saskatchewan

MORTGAGEE: Her Majesty the Queen in the Right
of Canada

PRINCIPAL: \$4,300.00

CHATTEL: One only Case Self Propelled Combine -
13' c/w Reels and Pickup; Model 600,
Serial No. 8265492 - Motor Serial
2117402.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-371

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the liens on the chattels described in the Schedules
hereto, created by the mortgages described in the said
Schedules, have been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. J. Colton'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE "A"

MORTGAGE: Dated the 14th day of September, 1970

REGISTERED: In the Registry Office at Regina, Saskatchewan
on the 8th day of October, 1970 as No. 062878

MORTGAGOR: Henry Favel #234 Poundmaker Band,
North Battleford District, Saskatchewan

MORTGAGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$4,750.00

CHATTELS: One 1970 G.M.C. - 36 Passenger Remount Bus
Serial No. C.E.4022163293

SCHEDULE "B"

MORTGAGE: Dated 19th day of November, 1970

REGISTERED: In the Registry Office at Regina, Saskatchewan
on the 30th day of November, 1970 as No. 75738

MORTGAGOR: Henry Favel #234 Poundmaker Band,
North Battleford District, Saskatchewan

MORTGAGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$4,750.00

CHATELS: One 1968 Mercury $\frac{1}{2}$ ton truck
Serial No. E10PCC5811



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-372

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. W. Colleton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the sixteenth day of March, A.D. 1971.

REGISTERED: In the Land Registry Office at Victoria, B.C.
the 25th day of March, 1971.

as Number 415235-G

MORTGAGOR(S): Norman Allan Guerin, Fourth Hand, and Rose
Mary Guerin, Homemaker, both of c/o View Street,
Chemainus, in the Province of British Columbia,
as joint tenants.

MORTGAGEE: Her Majesty the Queen in right of Canada as
represented by the Minister of Indian Affairs
and Northern Development.

PRINCIPAL: Four Thousand (\$4,000) Dollars.

REAL PROPERTY: All and singular that certain parcel or tract of
land and premises situate, lying and being in the
Municipality of North Cowichan and Province of
British Columbia, and being composed of:
Lot Fourteen (14), Section Twenty (20), Range Four
(4), Chemainus District, Plan 17874.

Subject to:

- (1) Registered Charge No. 47289-G: Reservation in
favour of Esquimalt and Nanaimo Railway Company
- (2) Registered Charge No. 334455-G: Right of Way in
favour of The Corporation of the District of
North Cowichan
- (3) Registered Charge No. 386429-G: Easement appurtenant
to Lot 1, Plan 14075.



P.C. 1974-373

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattels described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. Robertson'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 29th day of March 1968

REGISTERED: Not registered

MORTGAGOR: Jim Munro, No. 429, Blackfoot Band,
Alberta

MORTGAGEE: Her Majesty the Queen in the Right of
Canada

PRINCIPAL: \$7,500.00

CHATELS: 20 R.WF Hereford cows, branded E^1.r. and
RSr.s.
2 Charolais heifers, branded NS1.r.
2 R.WF Hereford Cows, branded E^1.r. and
Tr.s.
16 R.WF Hereford Cows, branded E^1.r. and
r.s.
1 Black Cow, branded E^1.r. and r.s.
1 Roan Cow, branded E^1.r. and r.s.

Barron/fk
January 30, 1974



P.C. 1974-374

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Roberson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 9th day of December, A.D., 1969.

REGISTERED: In the Office of Land Titles for Thunder Bay East,
at the City of Thunder Bay, Ontario at 3:19 o'clock p.m.
of the 8th day of May, 1970 and entered in Folio L.L.
Volume 1, Parcel 80.

as Number 88034

MORTGAGOR(S): Ronald L. Towegishig and Dorothy Towegishig both of
Nakina, in the Province of Ontario, as Joint Tenants.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented
by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Nine Thousand (\$9,000.00) Dollars.

REAL PROPERTY: Those certain parcels or tracts of lands and premises
situate, lying and being in the Town Plot of Nakina,
in the District of Thunder Bay and Province of Ontario,
namely:

THE SURFACE RIGHTS ONLY of those portions of Lots 135
and 136, in the said Town Plot of Nakina, as shown
on a Plan filed in the Office of Land Titles at
Port Arthur as Plan M-94, designated as Part 4 on a
plan recorded in the said Office as Description
Reference Plan P.A.R. 469 being the whole of the
said Parcel.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-375

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattels described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. J. Robitson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

- MORTGAGE: - Dated the 25th day of July, 1973
- REGISTERED: - At the Central Registry, City of Edmonton,
Province of Alberta, on the 16th day of
August, 1973, as No. 44829
- MORTGAGORS: - Victor and Louise Chief Body, Blood Indian
Reserve, Province of Alberta
- MORTGAGEE: - Her Majesty the Queen in Right of Canada
- PRINCIPAL: - \$4,000
- CHATTELS: - 1973 New Holland Mower Model 456, Serial No. 224521
1972 Case Bailer Model 330T, Serial No. 8328368
1958 Cockshutt Tractor Model 50, Serial No. 13037D,
Engine No. 278435
1951 John Deere Tractor Model A, Serial No. 605009
I.H.C. 8½ foot Delivery Rake, No Serial Number



P.C. 1974-376

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattels described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robison".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

- MORTGAGE - Dated the 1st day of April, 1971.
- REGISTERED - At the County Court of Winnipeg, in the Province of Manitoba, on the 22nd day of April, 1971, under No. 12870-71.
- MORTGAGOR - Jerry Cowley of The Pas Indian Band, The Pas, in the Province of Manitoba, Entrepreneur.
- MORTGAGEE - Her Majesty the Queen in Right of Canada.
- PRINCIPAL - \$3,625.00
- CHATELS - 1970 Chevrolet, four door sedan, Serial No. 1546901178008
- Canadian Marconi Mobile two way radio FM-VHF
Serial No. 10651
Model No. DT-34



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-377

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattels described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

- MORTGAGE - Dated the 17th day of February, 1972.
- REGISTERED - At the County Court of The Pas, in the Province of Manitoba, on the 17th day of March, 1972, under No. 88/72.
- MORTGAGOR - Donald Harper of the Red Sucker Lake Indian Band, Red Sucker Lake, in the Province of Manitoba, Entrepreneur.
- MORTGAGEE - Her Majesty the Queen in Right of Canada.
- PRINCIPAL - \$1,150.00
- CHATELS - 1 - Johnson Outboard Motor - 20 H.P. Model #20R69D - C117-61
 1 - Canoe - 18' - Chestnut Co.
 1 - Boat - 16' - (Homebuilt - plywood construction)
 1 - Pool Table - 8' x 4' - Home Model
 2 - Pool Table - 8' x 4' - c/w accessories
 2 dozen coffee mugs
 2 dozen place settings and stainless steel cutlery
 6 sugar, 6 cream, 6 ketchup, 6 mustard dispensers
 2 chrome tables, 8 chrome chairs
 Coffee, sugar, canned milk, chocolate bars and all goods making up the inventory of the coffee shop/poolroom.



P.C. 1974-378

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 1st day of February, A.D. 1971.

REGISTERED: In the Registry Office of Quebec at 2:05 p.m. on the
5th day of February, A.D. 1971.

as Number 685056

MORTGAGOR: Guy O'Bomsawin, Television Editor, 9460 Avenue Du
Bocage, Charlesbourg, P.Q.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented
by the Minister of Indian Affairs and Northern
Development.

PRINCIPAL: Seven Thousand (\$7,000) Dollars.

REAL PROPERTY: La Subdivision Cent Deux du lot Trois Cent Quatre Vingt
(380-102) de même que la Subdivision Cinquante Neuf du
lot Trois Cent Quatre Vingt Un (381-59) au cadastre
officiel pour la paroisse de Charlesbourg, P.Q.
Avec maison et dépendances.



P.C. 1974-379

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, which appears to read "M. J. Robison".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 27th day of September, A.D. 1972.

REGISTERED: at the New Westminster Land Registry Office,
British Columbia, on the 5th day of October, 1972

as Number H 102248

MORTGAGOR: Dorothy Gwendolyn Swampy

MORTGAGEE: Her Majesty the Queen in right of Canada as represented
by the Minister of Indian Affairs and Northern Development.

PRINCIPAL: Ten Thousand (\$10,000) Dollars.

REAL PROPERTY: All and singular that certain parcel or tract of land
and premises situate, lying and being in the Municipality
of Coquitlam, and Province of British Columbia, and being
composed of Lot One Hundred and Thirty-Seven (137), of
District Lot Three Hundred and Sixty-Seven (367), Group
One (1), Plan 31691, New Westminster District.



P.C. 1974-380

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the land described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 14th day of November, A.D. 1970.

REGISTERED: In the Land Titles Office, Calgary, on the 20th
day of November, 1970, at 2:00 p.m. o'clock

as Number 7257KS Folio 210.

MORTGAGOR(S): Henry Jack Agecoutay (Rodman) of 260 Huntridge Road
N.W., in the City of Calgary, in the Province of
Alberta and Doreen Martina Agecoutay, (His Wife),
of the same place as Joint Tenants.

MORTGAGEE: Her Majesty the Queen in right of Canada as
represented by the Minister of Indian Affairs and
Northern Development.

PRINCIPAL: Seven Thousand (\$7,000) Dollars.

REAL PROPERTY: All the piece of land described as follows:

Lot Thirty-nine (39) in Block Thirty-six (36) on
Plan Huntington Hills Calgary 6220 J.K.

RESERVING unto Her Majesty all Mines and Minerals.



P.C. 1974-381

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to declare
that, pursuant to section 2 of the Satisfied Securities
Act, the lien on the chattel described in the Schedule
hereto, created by the mortgage described in the said
Schedule, has been satisfied and discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. W. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 22nd day of October, 1970

REGISTERED: In the Registry Office at Regina, Saskatchewan on the 27th day of November, 1970 as No. 075677.

MORTGAGOR: Gilbert Favel, No. 265, Poundmaker Band, Saskatchewan.

MORTGAGEE: Her Majesty the Queen in Right of Canada

PRINCIPAL: \$2,860.00

CHATTEL: One - 1969 Ford Econoline Supervan, serial No. E-25AH-E10975



P.C. 1974-382

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2 of the Satisfied Securities Act, the lien on the land described in the Schedule hereto, created by the mortgage described in the Schedule, has been satisfied and discharged; and
- (b) authorize, pursuant to subsection 4(1) of the Public Lands Grants Act, the execution by the Minister of Indian Affairs and Northern Development and the issue to Christopher Douglas Beaulieu and Dena Beaulieu of such instrument as may, in the opinion of the Deputy Minister of Justice, effectively discharge the said mortgage described in the Schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 30th day of September A.D., 1969.

REGISTERED: In the Land Titles Office, Dauphin, Manitoba, on
the 3rd day of October A.D., 1969 at 10:35 a.m.

as Number 102213

MORTGAGOR(S): Christopher Douglas Beaulieu of Dauphin in Manitoba,
Instructor and Dena Beaulieu, his wife.

MORTGAGEE: Her Majesty the Queen in right of Canada as represented
by the Minister of Indian Affairs and Northern
Development.

PRINCIPAL: Six Thousand (\$6,000) Dollars.

REAL PROPERTY: All that piece of land described as follows:

In the Town of Dauphin, in Manitoba, and being
Parcel Three, as shown on a plan registered in
the Dauphin Land Titles Office as No. 1767.



P.C. 1974-383

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, is pleased hereby to

- (a) declare that, pursuant to section 2
of the Satisfied Securities Act, the
lien on the land described in the
Schedule hereto, created by the
mortgage described in the Schedule,
has been satisfied and discharged;
and
- (b) authorize, pursuant to subsection
4(1) of the Public Lands Grants Act,
the execution by the Minister of
Indian Affairs and Northern Development
and the issue to Gustave Frederick
Bird, of such instrument as may, in the
opinion of the Deputy Minister of
Justice, effectively discharge the
said mortgage described in the Schedule.

CERTIFIED TO BE A TRUE COPY -- COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

MORTGAGE: Dated the 19th day of November, A.D., 1971

REGISTERED: In the Kamloops Land Registry Office on the
25th day of November, 1971.

as Number F44090

MORTGAGOR: Gustave Frederick Bird, Lumber Worker, of
Vavenby, in the Province of British Columbia.

MORTGAGEE: Her Majesty the Queen in right of Canada as
represented by the Minister of Indian Affairs
and Northern Development.

PRINCIPAL: Nine Thousand (\$9,000) Dollars.

REAL PROPERTY: All and singular that certain parcel or tract
of land and premises situate, lying and being
in the Kamloops Assessment District and Vavenby
Improvement and Province of British Columbia,
and being composed of:

Lot Three (3)
District Lot Two Thousand Five Hundred and
Seventy (2570)
Kamloops Division Yale District
Plan Five Thousand Nine Hundred and Ninety-four
(5994).



P.C. 1974-384

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to section 24 of the
Territorial Lands Act, is pleased hereby to authorize the
acquisition by the employee of the Government of Canada
named in the Schedule hereto of the territorial lands
or interest therein in accordance with the Schedule.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Roberson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

Melvin Dale Saur of the City of Whitehorse in the Yukon Territory, fire fighter, an employee of the Ministry of Transport to lease for summer residential purposes the whole of Lot 369, Group 804 in the Yukon Territory, as said lot is shown on a plan of survey of record number 50384 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 24063.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous, and the right to work the same.



P.C. 1974-385

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to section 24 of the
Territorial Lands Act, is pleased hereby to authorize
the acquisition by the employee of or under the
Government of Canada named in the schedule hereto of
territorial land or an interest therein in accordance
with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

Walter James Albert Ward of the City of Whitehorse in the Yukon Territory, clerk, an employee of the Department of Indian Affairs and Northern Development to acquire by assignment from the original lessee a lease, for residential purposes, of the whole of Lot numbered 9 in a subdivision at Tagish in the Yukon Territory, as said lot is shown on a plan of survey of record number 50485 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Yukon Land Registration District at Whitehorse under number 24167.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous, and the right to work the same.



P.C. 1974-386

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to the Territorial
Lands Act, is pleased hereby to consent to the transfer
of the administration of lands in the Townsite of Inuvik
in the Northwest Territories as described in the Schedule
hereto from the Northwest Territories to the Minister of
Indian Affairs and Northern Development.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The whole of Lot Forty (40) in Block Twenty-eight (28) in the Townsite of Inuvik in the Northwest Territories as shown on a plan of survey of record number 51687 in the Canada Lands Survey Records at Ottawa, a copy of which is filed in the Land Titles Office for the Northwest Territories Land Registration District at Yellowknife under number 326.



P.C. 1974-387

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the lands described in Part 1 of the Schedule are Territorial Lands within the meaning of the Territorial Lands Act;

AND WHEREAS the said lands are required for the purpose of enabling the Government of Canada to fulfil its obligations under Treaty No. 8 with respect to the Hay River Band of Indians.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Indian Affairs and Northern Development, is pleased hereby,

- (1) pursuant to section 19 of the Territorial Lands Act, to revoke Orders in Council P.C. 1973-2238 of 24th July, 1973, and P.C. 1973-2213 of 24th July, 1973, and to set apart and appropriate the said lands, including all mines and minerals, for the purpose aforesaid.
- (2) pursuant to the Indian Act, to set apart the said lands for the use and benefit of the Hay River Band of Indians as Hay River Indian Reserve No. 1, subject to the existing rights and privileges described in Part 2 of the Schedule, any proceeds of which shall be credited to the revenue monies of the Hay River Band of Indians.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORMÉMENT

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

Part 1:

In the Northwest Territories;
in the vicinity of Hay River,

all those parcels being more particularly described under
Firstly and Secondly as follows:

Firstly

Commencing at a point on the right bank of Hay River, said point being on the westerly production of the bearing $115^{\circ}07'45''$ of the northerly limit of Highway number 5 and distant 402.9 feet, more or less, on a bearing of $350^{\circ}39'50''$ from a standard post, pits and mound numbered RR 12 and marking the southerly limit of the Canadian National Railway right of way according to plan 55589 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office at Yellowknife as 534;

thence $115^{\circ}07'45''$, 32.0 feet, more or less, to a post marking said northerly limit of Highway number 5;

thence $115^{\circ}07'45''$, along the last aforesaid limit, 498.0 feet, more or less, to a post;

thence on a tangential curve to the left of radius 314.0 feet, 247.4 feet, more or less, to a post;

thence $69^{\circ}58'45''$, 1006.4 feet, more or less, to a post;

thence on a tangential curve to the right of radius 1585.4 feet, 1191.0 feet, more or less, to a post;

thence $113^{\circ}01'20''$, 5257.5 feet, more or less, to a post;

thence on a tangential curve to the left of radius 12976.7 feet, 2014.0 feet, more or less, to a post;

thence on a tangential curve to the left of radius 5449.2 feet, 455.3 feet, more or less, to a post;

thence $99^{\circ}20'35''$, 4349.4 feet, more or less, to a post;

thence on a tangential curve to the left of radius 5463.1 feet, 1194.2 feet, more or less, to a post;

thence $86^{\circ}49'05''$, 9670.1 feet, more or less, to a post;

thence on a tangential curve to the right of radius 1828.5 feet, 380.7 feet, more or less, to a post;

thence $98^{\circ}44'55''$, 13694.4 feet, more or less, to a post;

thence on a tangential curve to the right of radius 1598.6 feet, 1642.3 feet, more or less, to a post;

thence $157^{\circ}36'40''$, 398.9 feet, more or less, to a post;

thence $12^{\circ}30'$ to the southerly bank of Great Slave Lake;

thence in a general westerly direction along the last aforesaid bank to its intersection with said right bank of Hay River;

thence southerly along the last aforesaid bank to the point of commencement, said bearings being astronomic and referred to the meridian of longitude $117^{\circ}00'$;

Secondly

the whole of lot 15 (also known as Island A) according to a plan of Hay River Settlement recorded as 40266 in said Records, a copy of which is registered in said Office as 38;

LESS all those parts of said parcel described under Firstly above lying within lots 3, 6, 7, 9, 11, 12, 14, 21, 33 to 39 inclusive, 43, 44, 47, 48 and all that part of lot 5 lying southwesterly of the road passing through said lot 5, as said lots and road are shown on said plan 40266;

the remainder containing about 52 square miles.

Part 2:

Firstly

The continued use by the Department of Transport of the whole of Lot 628 in Group 814, as said Lot is shown on a plan of survey of record number 55495 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Northwest Territories Land Registration District at Yellowknife under number 495 for so long as the said Lot is required for Outer Marker/Non-Directional Beacon and Transmitter purposes in connection with Hay River Airport.

Secondly

Lease No. 2259 dated March 22, 1972, in the name of the Northern Transportation Company Limited for a term of 5 years from the 1st day of October 1971, of a parcel of land comprising a strip 100 feet in width along the whole of the shoreline of Lot 15 (also known as Island A) according to a plan of Hay River Settlement recorded as 40266 in said records, a copy of which is registered in said Office as 38, which strip is more particularly shown outlined in red on a sketch attached to said lease.

Thirdly

Lease No. 1607 dated August 21, 1967, in the name of The Pentecostal Assemblies of Canada for a term of 10 years from the 1st day of May, 1967, of a parcel of land on the left bank of the Sandy River where the said River meets Great Slave Lake, which parcel is more particularly shown outlined in red on a sketch attached to said lease.

Fourthly

Lease No. 2286 dated November 22, 1972, in the name of The Corporation of The Town of Hay River, for a term of 5 years from the 1st day of July, 1972, of a parcel of land on the right bank of the Sandy River where the said River meets Great Slave Lake, which parcel is more particularly shown outlined in red on a sketch attached to said lease.

Fifthly

Licence No. 2387 dated September 11, 1973, in the name of Canadian National Railway Company, for a term of 10 years from the 1st day of June, 1972, covering a strip of land lying 15 feet on either side of the centre line of the telecommunications pole line between Fort Smith and Hay River, as said pole line is shown in red on CN Telecommunications Northwest Region No. 6 Drawing No. R 20-002 with respect to any portion of the said pole line crossing the lands described in Part 1 of this Schedule.



P.C. 1974-388

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to the Territorial
Lands Act, is pleased hereby to transfer to the Northwest
Territories the administration of the lands described in
the Schedule hereto, subject to the condition that the
Northwest Territories undertake to retransfer to the
Minister of Indian Affairs and Northern Development,
from time to time, any unalienated territorial lands
under the administration of the Northwest Territories as
may be required by the Government of Canada in satisfying
native land claims and in discharging obligations under
Indian Treaties.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

In the Northwest Territories;

in the vicinity of Fort Franklin,

all that parcel being more particularly described as follows, all topographic features hereinafter referred to being according to the first edition of the Fort Franklin map sheet number 96G of the National Topographic System, produced at a scale of 1:250,000 by the Department of Energy, Mines and Resources (formerly Department of Mines and Technical Surveys) at Ottawa:

Commencing at the point where an intermittent stream meets the westerly bank of Great Bear Lake at approximate latitude $65^{\circ}10'30''$ and longitude $123^{\circ}30'30''$;

thence due north to the left bank of Greygoose River;

thence northwesterly along said left bank to a point on the northeasterly bank of a chain of lakes and streams flowing into said River, the last aforesaid point being at approximate latitude $65^{\circ}14'00''$ and longitude $123^{\circ}34'00''$;

thence in a general northwesterly direction along the northeasterly bank of said chain of lakes and streams to a point on the southerly bank of an unnamed lake at approximate latitude $65^{\circ}14'30''$;

thence easterly in a straight line to the most southerly extremity of the bank of a small unnamed lake at approximate latitude $65^{\circ}14'30''$ and longitude $123^{\circ}20'30''$;

thence southerly in a straight line to a point on the right bank of an unnamed stream at approximate latitude $65^{\circ}13'00''$ and longitude $123^{\circ}20'00''$;

thence southerly along said right bank to the point where it meets the northerly bank of Great Bear Lake at approximate latitude $65^{\circ}12'00''$ and longitude $123^{\circ}20'00''$;

thence due south to latitude $65^{\circ}10'30''$;

thence westerly in a straight line to the point of commencement; said parcel containing about 25 square miles.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work same;

SAVING, EXCEPTING AND RESERVING thereout and therefrom all lands and buildings as shown as reserved for any department of the Government of Canada or the Northern Canada Power Commission in the Territorial Lands Property Registers in the Water, Lands, Forests and Environment Division of the Northern Natural Resources and Environment Branch the Department of Indian Affairs and Northern Development at Ottawa;

AND SAVING, EXCEPTING AND RESERVING thereout and therefrom the beds of all bodies of water and the water rights connected therewith.



P.C. 1974-389
26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to the Territorial
Lands Act, is pleased hereby to transfer to the Northwest
Territories the administration of the lands described
in the Schedule hereto, subject to the condition that
the Northwest Territories undertake to retransfer to
the Minister of Indian Affairs and Northern Development,
from time to time, any unalienated territorial lands
under the administration of the Northwest Territories
as may be required by the Government of Canada in
satisfying native land claims and in discharging
obligations under Indian Treaties.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

In the Northwest Territories;

in the vicinity of Fort Good Hope,

all that parcel being more particularly described as follows, all topographic features hereinafter referred to being according to the first edition of the Fort Good Hope map sheet number 106-I of the National Topographic System, produced at a scale of 1:250,000 by the Department of Energy, Mines and Resources (formerly Department of Mines and Technical Surveys) at Ottawa:

Commencing on the middle thread of the Mackenzie River at latitude $66^{\circ} 14'$;

thence in a general northerly direction, along said middle thread, on the easterly side of Manitou Island to a point on the westerly production of the middle thread of Hare Indian River, at approximate latitude $66^{\circ} 18'$;

thence in a general northeasterly direction along said production and middle thread of Hare Indian River to its most southerly intersection with longitude $128^{\circ} 30'$;

thence due south to latitude $66^{\circ} 14'$;

thence westerly in a straight line to the point of commencement; said parcel containing about 22 square miles.

SAVING, EXCEPTING AND RESERVING thereout and therefrom all mines and minerals whether solid, liquid or gaseous and the right to work same;

SAVING, EXCEPTING AND RESERVING thereout and therefrom all lands and buildings as shown as reserved for any department of the Government of Canada or the Northern Canada Power Commission in the Territorial Lands Property Registers in the Water, Lands, Forests and Environment Division of the Northern Natural Resources and Environment Branch of the Department of Indian Affairs and Northern Development at Ottawa;

AND SAVING, EXCEPTING AND RESERVING thereout and therefrom the beds of all bodies of water and the water rights connected therewith.



P.C. 1974-390

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Indian Affairs
and Northern Development, pursuant to the Territorial
Lands Act, is pleased hereby to consent to the transfer
of the administration of the lands in the City of
Yellowknife, Northwest Territories as described in the
Schedules hereto, from the Northwest Territories to the
Minister of Indian Affairs and Northern Development.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

All that portion of Lot Eight Hundred and Eight dash One (808-1) in Group Nine Hundred and Sixty-four (964) in the Northwest Territories according to a plan of survey of record number 55673 in the Canada Lands Survey Records at Ottawa, a copy of which is filed in the Land Titles Office for the Northwest Territories Land Registration District at Yellowknife under Number 548, more particularly described as follows:

Beginning at the northwesterly corner of said Lot 808-1, thence easterly along the northerly boundary of said Lot to a point a distance of sixty-six and fourteen one hundredths feet (66.14), said point being the point of commencement, thence southerly and parallel to the westerly boundary of said lot to its intersection with the southerly boundary of said lot, thence easterly along the southerly boundary of said lot to a survey monument marking the southeasterly corner of said lot, thence northerly along the easterly boundary to a survey monument marking the northeasterly corner of said lot, thence westerly along the northerly boundary of said lot to the point of commencement.

SCHEDULE

The whole of lot numbered 501 in group numbered 964 in the City of Yellowknife in the Northwest Territories, as said lot is shown on a plan of survey of record number 42366 in the Canada Lands Surveys Records at Ottawa, a copy of which is filed in the Land Titles Office for the Northwest Territories Land Registration District at Yellowknife under number 168.



P.C. 1974-391

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is pleased hereby to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Banff National Park, the estate in leasehold of the land described in the Schedule, from Mr. Wilfred Fairless, Post Office Box 791, 224 Bear Street, Banff, Alberta, for the sum of \$5,875, subject to the said estate in leasehold being surrendered by the holder thereof, free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not adversely affect the use of the land for the purpose for which it is required.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The whole of Lot Twenty-five (25) in Block S in the Townsite of Banff, in Banff National Park, in the Province of Alberta, as said lot is shown on a plan of record number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District at Calgary under number 101 J.K.

GILL/cc

January 30, 1974

File No. 62/5-L2.1 S-25



P.C. 1974-392

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is pleased hereby to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Banff National Park, the estate in leasehold of the land described in the Schedule hereto, from Mr. John Richard Hope, Post Office Box 926, Banff, Alberta, for the sum of \$1,850, subject to the said estate in leasehold being surrendered by the holder thereof, free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not adversely affect the use of the land for the purpose for which it is required.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The whole of Lot Three B (3B) in Block S in the Townsite of Banff, in Banff National Park, in the Province of Alberta, as said lot is shown on a plan of record number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District at Calgary under number 101 J.K.

GILL/cc
January 30, 1974
File No. 62/5-L2.1 S-3B



P.C. 1974-393

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is pleased hereby to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Banff National Park, the estate in leasehold of the lands described in the Schedule hereto, from Mr. Ray Legace, No. 1112 Park Tower "B", 663 Minoru Boulevard, Richmond, British Columbia, for the sum of \$2,200, subject to the said estate in leasehold being surrendered by the holder thereof, free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not adversely affect the use of the land for the purpose for which it is required.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. W. Colton'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The whole of Lot Five B (5B) in Block S in the Townsite of Banff, in Banff National Park, in the Province of Alberta, as said lot is shown on a plan of record number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District at Calgary under number 101 J.K.

GILL/cc

January 30, 1974

File No. 62/5-L2.1 S-5B



P.C. 1974-394

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is pleased hereby to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Banff National Park, the estate in leasehold of the land described in the Schedule hereto, from John A. MacAuley, Post Office Box 1230, Banff, Alberta, for the sum of \$2,100, subject to the said estate in leasehold being surrendered by the holder thereof free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not affect the use of the land for the purpose for which it is required and subject to the condition that the lessee may remain on the property until March 31, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The whole of Lot Twenty-one (21) in Block S in the Townsite of Banff, in Banff National Park, in the province of Alberta, as said lot is shown on a plan of record number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District under number 101 J.K.

GILL/cc

January 30, 1974

File No. 62/5-L2.1 S-21



P.C. 1974-395

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is pleased hereby to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Banff National Park, the estate in leasehold of the land described in the Schedule, from Mr. Clifford Jackson White, Post Office Box 1510, Banff, Alberta, for the sum of \$3,000, subject to the said estate in leasehold being surrendered free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not adversely affect the use of the land for the purpose for which it is required and subject to the condition that the lessee may remain on the property until June 30, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The whole of Lot Twenty-seven (27) in Block S in the Townsite of Banff, in Banff National Park, in the Province of Alberta, as said lot is shown on a plan of record number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District at Calgary under number 101 J.K.

GILL/cc

January 30, 1974

File No. 62/5-L2.1 S-27

DECLARATION

I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of the Court of the County of [] State of [] and that the same has been compared with the original and found to be a true and correct copy.

WITNESSED my hand and the seal of the Court at [] this [] day of [] 19[]



P.C. 1974-396
26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL is pleased hereby to authorize the Minister of Indian Affairs and Northern Development to purchase, for the purpose of Banff National Park, the estate in leasehold of the land described in the Schedule hereto, from Mary Zevick, Post Office Box 33, Banff, Alberta, for the sum of \$1,500, subject to the said estate in leasehold being surrendered by the holder thereof, free from all encumbrances other than those that, in the opinion of the Minister of Indian Affairs and Northern Development, do not adversely affect the use of the land for the purpose for which it is required.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

The whole of Lot Eleven (11) in Block S in the Townsite of Banff, in Banff National Park, in the Province of Alberta, as said lot is shown on a plan of record number 50361 in the Canada Lands Surveys Records at Ottawa, a copy of which is deposited in the Land Titles Office for the South Alberta Land Registration District at Calgary under number 101 J.K.

GILL/cc

January 30, 1974

File No. 62/5-L2.1 S-11



P.C. 1974-397

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-398

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL considers that

- (a) it is in the public interest to remit the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff applicable to the machinery, equipment and replacement parts described in the schedule hereto; and
- (b) such machinery, equipment and replacement parts are not available from production in Canada.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Industry, Trade and Commerce, pursuant to tariff item 42700-1 of Schedule A to the Customs Tariff, is pleased hereby to make the annexed Order remitting the duty specified in tariff item 42700-1 of Schedule A to the Customs Tariff for certain machinery, equipment and replacement parts.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-401

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, hereby terminates the
appointment of Mr. J. Behan as Chairman of the Boards of
Referees for the Pacific Regional Division and particularly
for the District of Vancouver, British Columbia, made by
Order in Council P.C. 1963-1241 of 21st August, 1963.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-409
26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS the Public Service Staff Relations Board recommends that living allowances fixed, pursuant to the Public Service Staff Relations Act, for the Chairman, Alternate Chairmen and members of the Public Service Arbitration Tribunal, adjudicators, conciliators, and mediators, be amended to authorize the payment of actual living expenses incurred by the person when he is absent from his normal place of residence in connection with his duties under the Public Service Staff Relations Act, for which the usual detailed accounts are to be submitted.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the President of the Privy Council, is pleased hereby to delete the words "a non-accountable living allowance of \$30 per day" from section (2) of Orders in Council P.C. 1973-297, P.C. 1973-300 and P.C. 1973-301 of 6th February, 1973, and from section (4) of Order in Council P.C. 1973-299 of 6th February, 1973, and to substitute in lieu thereof the words "actual living expenses, for which the usual detailed accounts are to be submitted,".

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

he SPECIFIC SALARY of any person
amed in the attached Order in
ouncil is CONFIDENTIAL INFOR-
ATION. It must not be divulged
o unauthorized personnel.

lease attach a copy of this
otice to any duplicate which you
ay make of the Order in Council.

Le TRAITEMENT PRECIS de toute
personne dont le nom est mentionné
dans le décret ci-annexé constitue
un RENSEIGNEMENT CONFIDENTIEL qui
ne doit être divulgué à aucun
employé non autorisé à le connaître.

Prière de joindre un double du
présent avis à toute photocopie
du décret qui pourra être faite.



P.C. 1974-411
26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Prime Minister, pursuant to section 4 of the Energy Supplies Emergency Act, is pleased hereby to fix the salary of Mr. Neil J. Stewart, Chairman of the Energy Supplies Allocation Board, at the rate set out in the Schedule hereto, effective January 18, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

Schedule

The annual salary of N.J. Stewart,
Chairman of the Energy Supplies Allocation
Board, shall be \$45,000, effective January 18,
1974.



P.C. 1974-412

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Public Works,
pursuant to section 4 of the Public Lands Grants Act
and section 52 of the Financial Administration Act, is
pleased hereby to authorize the lease to the Corporation
of the City of Toronto for a period of eight months, the
lands and premises described in the Appendix hereto,
for a nominal consideration of \$1 and without benefit to
Her Majesty of the sixty day cancellation clause.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. A. Robitson'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

APPENDIX

The lands and dwellings known as
106-110 Shuter Street and 222-244
George Street, in the City of
Toronto, Province of Ontario.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-415
26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Public Works,
is pleased hereby to declare that, pursuant to section
2 of the Satisfied Securities Act, the lien on the lands
described in the Schedule hereto, created by the hypothec
described in the said Schedule, has been satisfied and
discharged.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. McArthur".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

JUDGMENT: by default against Lionel Gratton dated the 8th day of October 1953 delivered by the Exchequer Court of Canada under number 63767.

JUDGMENT REGISTERED:
(hypothec) pursuant to article 2121 of the Civil Code of the Province of Quebec, in the Registry Office for the Registry Division of Hull, at Hull, Province of Quebec, on the 16th day of November 1953 at 15:30 in the afternoon.

UNDER NUMBER: 104-528

MORTGAGOR: Lionel Gratton, then domiciled and residing at Hull, Province of Quebec.

MORTGAGEE: Her Majesty the Queen in right of Canada, as represented by the Attorney General of Canada.

PRINCIPAL: \$278.00

COSTS: \$ 69.97

INTERESTS: \$ 27.87

IMMOVEABLE PROPERTY:
as described "Un immeuble sis et situé en la Cité de Hull, Province de Québec, connu et désigné comme étant formé de la moitié ouest des lots trois et six (3-6) de la subdivision non officielle du lot douze (12) ($\frac{1}{2}$ 0.12-3 et 6) du quartier TROIS au plan et livre de renvoi officiels de la Cité de Hull, contenant quarante-trois pieds (43') de largeur ayant front sur le Boulevard Sacré-Coeur sur soixante-six pieds (66') de profondeur sur la rue Bréboeuf, le tout plus ou moins, mesure anglaise, tenant à l'ouest à la rue Bréboeuf, à l'est à la moitié est desdits lots 12-3 et 12-6, au nord au Boulevard Sacré-Coeur, et au sud au lot 12-9, avec les batisses dessus érigées portant le numéro civique cinquante-deux (52), Boulevard Sacré-Coeur, dite Cité de Hull."



P.C. 1974-416

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Order in Council P.C. 1973-2982 of 4th October, 1973 approved the payment by Canada of Grants to the person named in the schedule thereto;

AND WHEREAS the person named in item 2 602-12-50,354 in the said schedule has subsequently proposed to substantially increase the scope of the undertaking.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, is pleased hereby to amend item 2 of the said schedule in accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE OF APPLICATIONS FOR

SPECIAL AREA BENEFITS

1. 602-12-50,333

Company: Chase Nuclear (Canada) Limited

Location: Arnprior, Ontario

Operation: Manufacturing Zirconium Alloy Pressure
Tubing

Investment in Fixed Assets: \$2,595,000

Jobs Created: 33

Recommended Grant:

18% of the eligible assets of \$2,575,000 \$ 463,500

\$1,000 for each of the 33 jobs 33,000

\$ 496,500

2. 602-12-50,354

Company: Noranda Metal Industries Limited

Location: Arnprior, Ontario

Operation: Manufacturing of Metal Tubing

Investment in Fixed Assets: \$18,575,000

Jobs Created: 100

Recommended Grant:

10% of the eligible assets of \$18,537,000 \$1,853,700

\$3,500 for each of the 100 jobs 350,000

\$2,203,700



P.C. 1974-417

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Order in Council P.C. 1973-1522 of 12th June, 1973 approved the payment by Canada of a grant to the person named in the schedule thereto;

AND WHEREAS the person named in the said schedule has subsequently proposed to substantially change the scope of his undertaking.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, is pleased hereby to amend the said schedule in accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE OF APPLICATION FOR

SPECIAL AREA BENEFITS

File No.: 602-8-50,230

Company: Ronald P. Delmas

Location: Barry's Bay, Ontario

Operation: Manufacturing Cedar Doors

Investment in Fixed Assets: \$288,188

Jobs Created: 19

Recommended Grant:

10% of the eligible assets of \$222,874	\$22,287
---	----------

\$1,700 for each of the 19 eligible jobs	\$32,300
---	----------

\$54,587



P.C. 1974-418

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

WHEREAS Block 50A, Bow River Development Central District 1925 JK, was held under a Bow River Project Resettlement Land Agreement dated August 11, 1965, by Alfred Staples of Hays, Alberta;

WHEREAS by virtue of total assignment of an Irrigable Land Contract dated October 14, 1970, Alfred Staples assigned the said land to John Anthony Van Son of Hays, Alberta;

AND WHEREAS John Anthony Van Son has paid his contract debt of \$1,021.44 in full and is therefore entitled to letters patent.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Regional Economic Expansion, pursuant to section 4 of the Public Lands Grants Act, is pleased hereby to authorize the issue of letters patent granting to John Anthony Van Son of Hays, Alberta, the land described in the Schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

Block Fifty "A" (50"A") as shown on Plan BOW RIVER
DEVELOPMENT CENTRAL DISTRICT 1925JK,

containing Twenty-six and Ninety-two Hundredths (26.92)
acres, more or less,

RESERVING unto Her Majesty all Mines and Minerals, and

RESERVING unto Us, Our Heirs and Successors, the right
to enter upon and use the said lands at any time for the
purpose of constructing, maintaining, operating and
repairing all irrigation and drainage ditches necessary
for the purpose of conveying water to and from the said
lands and to and from the lands adjacent or contiguous
thereto, together with all works and appurtenances
necessary in connection therewith.



PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-429

26 February, 1974

WHEREAS Appropriation Act No. 1, 1969, under Vote L.110b, provides that the amount of \$17,125,000 may be advanced by way of loans to finance the construction of bridges to improve transportation in respect of the Vancouver International Airport including the acquisition of land and the construction of arterial roads, in current and subsequent fiscal years, provided such loans were in accordance with the terms and conditions prescribed by the Governor in Council;

WHEREAS the Governor in Council has, from time to time, authorized the payment of loans for the purposes of acquiring lands and the construction of arterial roads and bridges all for the purposes of improving transportation in respect of the Vancouver International Airport as follows:

- (a) Order in Council P.C. 1969-2059 of 29th October, 1969, authorized advances not exceeding in the aggregate \$4,500,000 for the fiscal year ending March 31, 1970;
- (b) Order in Council P.C. 1970-883 of 19th May, 1970, authorized advances not exceeding in the aggregate \$6,500,000 for the fiscal year ending March 31, 1971; and
- (c) Order in Council P.C. 1972-2343 of 21st September, 1972, authorized advances not exceeding in the aggregate \$2,000,000 for the fiscal year ending March 31, 1973;

- 2 -

WHEREAS no Orders in Council authorizing advances for the fiscal years ending March 31, 1972 or March 31, 1974, have been approved notwithstanding the fact that monies have been expended and are being expended for the purposes of improving transportation in respect of the Vancouver International Airport;

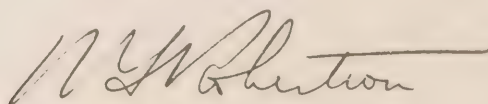
WHEREAS terms and conditions fixed under Order in Council P.C. 1969-2059 of 29th October, 1969, providing for the repayment of advances together with interest thereon by way of tolls levied upon users of the network of bridges and arterial roads was modified by Order in Council P.C. 1972-2343, of 21st September, 1972, by deleting therefrom the condition that advances would be repaid from tolls and charges levied in respect of the network of bridges and arterial roads;

AND WHEREAS it is now deemed advisable to provide authority for the advance by way of loan of the balance of \$17,125,000 remaining in Vote L.110b during the fiscal year ending March 31, 1974.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport and the Treasury Board, pursuant to Vote L.110b of Appropriation Act No. 1, 1969, is pleased hereby

- (i) to confirm and authorize the advances heretofore made in the fiscal year ending March 31, 1970 and successive fiscal years 1971, 1972 and 1973 respectively in the aggregate of \$13,000,000; and
- (ii) to authorize the advance of \$4,125,000 being the balance of \$17,125,000 in Vote L.110b in the fiscal year ending March 31, 1974 in accordance with the terms and conditions prescribed by Order in Council P.C. 1969-2059 of 29th October, 1969, as amended.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME





CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-432

26 February, 1974

WHEREAS the Minister of Transport reports that the Management of Canadian National Railways advise as follows:

That the Canadian National operates two main lines between Joffre and Moncton, one via Campbellton and the other via Edmundston. The western half of the Edmundston route carries the bulk of freight traffic to and from the Maritimes and includes many curves and long heavy grades resulting in expensive maintenance and operating costs;

That some twenty miles to the north of the Edmundston route and running parallel to it, is a portion of the Campbellton route which has few curves and moderate grades;

That the Railway proposes construction of a 18.86 mile long connecting link between the aforesaid lines commencing at mile 68.18 on the Monk Subdivision, as shown in red on Railway plans Nos. 24106-1 and 24106-2, revised to December 11, 1973, on record in the Department of Transport;

That construction of the said connecting link will shorten the main freight route between central Canada and the Maritimes by some 38 miles, thereby reducing schedules by one and a half to two hours and producing annual operating and maintenance savings;

- 2 -

That the estimated cost of constructing the line together with the cost of upgrading and installing Centralized Traffic Control on the new route is estimated to be \$13.5 million.

That the connecting line crosses the Rivière-du-Loup, which is a navigable water, and authority for this crossing will be the subject of a separate application under the relevant section of the Railway Act; and

That the Minister of Transport, has sanctioned the location of the said connecting trackage as shown on the aforesaid plans.

THEREFORE, HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL, on the recommendation of the Minister of Transport, pursuant to paragraph 22(1)(a) of the Canadian National Railways Act, is pleased hereby to approve the construction, operation and maintenance by the Canadian National Railway Company of the aforesaid connecting line of railway on the said location.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME



CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-433
26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 11 of the National Harbours Board
Act, is pleased hereby to authorize the National Harbours
Board to lease a property at the harbour of Quebec to
Golden Eagle Canada Limited, in accordance with the
schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

LEASE NO. Q-164

NATIONAL HARBOURS BOARD

TO

GOLDEN EAGLE CANADA LIMITED

HARBOUR: Quebec

PROPERTY: Certain property situate at
St. Charles River Estuary, comprising:

- (1) Parcel "A": Area of 315,740 sq. ft.
- (2) Parcel "B": Area of 7,980 sq. ft.
- (3) Board Dock: Junior berthing privilege.

TERM: Ten years commencing June 1, 1972 and
terminating May 31, 1982.

RENTAL:

- 1) For the period June 1, 1972 -
May 31, 1977: \$32,373.00 per annum;
- 2) For the period June 1, 1977 -
May 31, 1982: At such rates as may
be determined by the Board.

PURPOSE: The receiving, handling, shipping and
delivering of all petroleum products
and other purposes strictly incidental
thereto.

OTHER TERMS
AND CONDITIONS: The said lease to contain such other terms
and conditions as the Board may consider
advisable in connection with its adminis-
tration, management and control of the
aforesaid harbour.

REPORT
 MADE BY
 MATTHEW HANCOCK
 ON
 THE SOUTH CANAL PROJECT

REMARKS	DATE
PROPERTY	CROSSING; property situated at St. Charles River battery, containing
(1)	Parcel "A": Area of 115,746 sq. ft.
(2)	Parcel "B": Area of 7,980 sq. ft.
(3)	Parcel "C": Area of 1,111 sq. ft.
TIME	Ten years commencing June 1, 1973 and terminating May 31, 1983.
RENTAL	1) For the period June 1, 1973 - May 31, 1977: \$22,373.00 per annum
2)	For the period June 1, 1977 - May 31, 1983: At such rates as may be determined by the Board.
REPORT	The investigation, including, mapping and delivering of all pertinent products and other necessary material information.
OTHER TERMS AND CONDITIONS	The said lease to contain such other terms and conditions as the Board may consider advisable in connection with the adminis- tration, management and control of the project.



P.C. 1974-434

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 11 of the National Harbours Board
Act, is pleased hereby to authorize the National Harbours
Board to lease a property at the harbour of Vancouver,
British Columbia, to Lambton Steel Ltd. in accordance
with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

LEASE NO. V-1398

NATIONAL HARBOURS BOARD

TO

LANGSTON STEEL LTD.

-
- HARBOUR:** Vancouver.
- PROPERTY:** Total area of 91,250 square feet at North Lynn Marine Properties, D.L. 204, North Vancouver, comprised of:
- (1) Parcel "A": 23,000 square feet in Building #5;
 - (2) Parcel "B": 52,800 square feet land area adjoining a portion of the northerly boundary of Parcel "A";
 - (3) Parcel "C": 450 square feet Office Building;
 - (4) Parcel "D": 15,000 square feet in Building #4.
- TERM:**
- (1) As regards Parcels "A" and "B": The three-year period commencing April 1, 1972 and terminating March 31, 1975;
 - (2) As regards Parcel "C": The six-month period commencing April 1, 1972 and terminating September 30, 1972;
 - (3) As regards Parcel "D": The one-year period commencing April 1, 1972 and terminating March 31, 1973.
- RENTAL:**
- (1) As regards Parcels "A" and "B": \$42,948.00 per annum;

(1) as required under 70/1 (1974/75)

(2) as required under 70/1 (1974/75)

REMARKS:

Small quantities of various materials and other accessories.

OTHER REMARKS:
AND COMMENTS:

The said items to contain such other items and accessories as the Board may consider advisable in connection with the administration, management and control of the islands.

There are also some other items which are not included in the list of items to be supplied.

The Board may also wish to consider the possibility of providing for the supply of certain items.

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The Board may also wish to consider the possibility of providing for the supply of certain items.



P.C. 1974-435

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 11 of the National Harbours Board
Act, is pleased hereby to authorize the National Harbours
Board to lease a property at the harbour of Vancouver,
British Columbia, to Seaspan International Ltd. in
accordance with the schedule hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. A. Robitson'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

SCHEDULE

LEASE NO. V-901

NATIONAL HARBOURS BOARD

TO

SEASPAN INTERNATIONAL LTD.

-
- HARBOUR:** Vancouver.
- PROPERTY:** Waterlot (716,016 square feet) contiguous to and lying southerly from reclaimed property conveyed by the Crown to Seaspán International Ltd. which constitutes a portion of Parcel "C", Block 27, D.L. 266 on Reference Plan 11259.
- TERM:** Twenty-one years commencing June 22, 1971 and terminating June 21, 1992 with a right of renewal for one further period of twenty-one years.
- RENTAL:**
- (1) For the period June 22, 1971 - June 21, 1974: \$35,000.80 per annum, subject to Lessee's right of appeal to the Federal Court within 90 days of execution of Lease for determination of rental rate by the Court if stated rate is unacceptable;
 - (2) For the periods June 22, 1974 - June 21, 1977, June 22, 1977 - June 21, 1980, June 22, 1980 - June 21, 1983, June 22, 1983 - June 21, 1986, June 22, 1986 - June 21, 1989 and June 22, 1989 - June 21, 1992: At such rate as may be determined by the Board;

TABLE 1. Summary of data

1971	25	1972	25
1973	25	1974	25
1975	25	1976	25
1977	25	1978	25
1979	25	1980	25
1981	25	1982	25
1983	25	1984	25
1985	25	1986	25
1987	25	1988	25
1989	25	1990	25
1991	25	1992	25

Source: U.S. Department of Commerce.

The first of the two main components of the index is the price index for the 1971-1990 period. The second component is the volume index for the 1971-1990 period. The volume index is calculated as the ratio of the price index to the price index for the 1971-1990 period.

The volume index is calculated as the ratio of the price index to the price index for the 1971-1990 period. The volume index is calculated as the ratio of the price index to the price index for the 1971-1990 period.

Source: U.S. Department of Commerce.



CANADA

PRIVY COUNCIL • CONSEIL PRIVÉ

P.C. 1974-438

26 February, 1974

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Transport,
pursuant to section 15 of the Port Alberni Harbour
Commissioners Act, is pleased hereby to consent to the
granting by the Port Alberni Harbour Commissioners of
a Memorandum of Agreement with McCallum Sales Ltd.
amending Lease 127, in accordance with the schedule
hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. W. Robertson".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ

S C H E D U L E

Lessee: McCallum Sales Ltd.

Site: Port Alberni Harbour, B.C.

Description of
Leased Land: All and singular that certain piece, parcel or tract of land, situate lying and being in Alberni Harbour, Alberni District, British Columbia, containing 0.456 acres, more or less, as shown outlined in red on a Plan of Survey dated March 8, 1948, prepared by K.C. Rathbone, B.C.L.S., annexed to the proposed lease.

Term: Fifteen (15) years commencing January 1, 1964 and then fully to be completed and ended.

Consideration: \$1,000.00 per annum for the first five years.

To amend by Memorandum of Agreement the said Lease 127 which was consented to by Order in Council P.C. 1964-1088 of July 16, 1964 by:

Fixing the rental in an amount of \$1,277.00 per annum for a five year term commencing January 1, 1974, as recommended by the Commissioners in accordance with the Commissioner's Resolution of December 17, 1973 deposited in the records of the Department of Transport.

Providing that all the terms, covenants, provisoes, agreements, conditions and reservations of the said Lease shall be and continue in force and effect between the parties hereto.



P.C. 1974-440

26 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Veterans
Affairs, pursuant to subsection 58.2(1) of the Pension
Act, is pleased hereby to prescribe that the basic amounts
of pensions and allowances payable under the Act be
adjusted annually in the manner set out in the annexed
Annual Adjustment of Pensions and Allowances Order.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. W. Cochrane'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-449
28 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Postmaster General and the
Treasury Board, pursuant to Appropriation Act No. 5,
1973, is pleased hereby to prescribe the terms and
conditions for adjustments to the rural and suburban
mail delivery contracts in effect on October 1, 1972
or renewed prior to October 1, 1973, in accordance with
the annex hereto.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-450

28 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Consumer and
Corporate Affairs, hereby terminates the appointment,
made by Order in Council P.C. 1973-95 of 12th January,
1973, pursuant to subsection 8(2) of the Bankruptcy
Act, of Mr. Jacques Legris of Repentigny, Quebec, as
Official Receiver for the Bankruptcy Divisions Nos. 1
(Montreal), 2(Quebec), 3(Rimouski), 4(St. François),
5(Trois-Rivieres), 6(Hull), 7(Chicoutimi), 8(Joliette),
9(Roberval), 10(Kamouraska), 11(New Carlisle), 12
(Abitibi), 13(Beauce), 14(Iles-de-la-Madeleine),
15(Arthabaska), 16(Rouyn), 17(Magogantic), 18(Terrebonne),
19(Iberville), 20(Bedford), 21(Drummond) and 22(Hauterive),
all in the District of Quebec.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-451

28 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Fisheries for
Canada, pursuant to section 18 of the Freshwater Fish
Marketing Act, is pleased hereby to appoint each of
the following persons to be a member of the Advisory
Committee of the Freshwater Fish Marketing Corporation
for a term of two years, effective March 18, 1974:

Mr. Louis F. Morin,
Turnor Lake, Saskatchewan

Mr. Kenneth Wesley Myers,
Cormorant, Manitoba

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, likely of the Clerk of the Privy Council.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



C.P. 1974-451

28 février 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

Sur avis conforme du ministre des Pêches du Canada et en vertu de l'article 18 de la Loi sur la commercialisation du poisson d'eau douce, il plaît à Son Excellence le Gouverneur général en conseil de nommer par les présentes chacune des personnes mentionnées ci-après membre du Comité consultatif de l'Office de commercialisation du poisson d'eau douce, pour un mandat de deux ans à compter du 18 mars 1974:

M. Louis F. Morin
Turnor Lake (Saskatchewan)

M. Kenneth Wesley Myers
Cormorant (Manitoba)

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-452

28 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
pursuant to section 9 of the Bank of Canada Act, is
pleased hereby to approve the reappointment by the
Minister of Finance of Mr. John G. Burchill of Nelson-
Miramichi, New Brunswick, and Mr. Alexander Walton of
Vancouver, British Columbia, to be directors of the
Bank of Canada for a term of three years effective the
1st day of March, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. J. McArthur'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-456

28 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the Minister of Manpower and
Immigration, pursuant to subsection 91(2) of the
Unemployment Insurance Act, 1971, is pleased hereby
to appoint Mr. William J. Hotten to be Chairman of the
Boards of Referees for the Ontario Regional Division
and particularly for the District of North Bay, Ontario.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "W. J. Hotten".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-457

28 February, 1974

PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the President of the Privy
Council, pursuant to section 7 of the Canada Elections
Act, is pleased hereby to appoint Mr. Maurice Lozier
of 192 Stanley Street, Ottawa in the Province of
Ontario, to be Returning Officer for the electoral
district of Ottawa--Vanier.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read "M. A. Robitton".

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



P.C. 1974-458

28 February, 1974

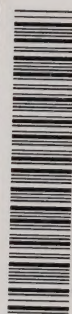
PRIVY COUNCIL • CONSEIL PRIVÉ

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL,
on the recommendation of the President of the Privy Council,
pursuant to subsection 11(5) of the Public Service Staff
Relations Act, is pleased hereby to re-appoint Mr.
Saul Frankel of the City of Hamilton, Ontario, to be a
member of the Public Service Staff Relations Board, as
representative of the interests of employees, to hold
office during good behaviour for a period of one year,
effective March 2, 1974.

CERTIFIED TO BE A TRUE COPY - COPIE CERTIFIÉE CONFORME

A handwritten signature in red ink, appearing to read 'M. A. Robitson'.

CLERK OF THE PRIVY COUNCIL - LE GREFFIER DU CONSEIL PRIVÉ



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